# **EXHIBIT 1**

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# MASTER LEASE AGREEMENT

THIS MASTER LEASE AGREE	MENT, dated as of	May 1, 1995	("Agreement"), is between	General
Motors Corporation,			Divisios.Xa corporation organi	zed and
existing under the laws of the State of De	laware, with an of	nce at 902 East	Hamilton Avenue	<u> </u>
			uccessors and assigns, if any, "!	
and First American Capita	<u>l Managemen</u>	t, a corporation	organized and existing under the	laws of
	Group, Inc.	, with an office	at 2330 Sioux Trail	N.W.
Prior Lake, MN 55372	(b	ereinafter called, toget	her with its successors and assign	s, if any,
"Lessor").			_	-

# WITNESSETH:

# I. LEASING:

- (a) Subject to the terms and conditions set forth below, Lessor agrees to lesse to Lessee, and Lessee agrees to lesse from Lessor, the equipment ("Equipment") described in Annex A to any schedule attached hereto or made a part hereof ("Schedule"). Terms defined in a Schedule and not defined herein shall have the meanings contained in such Schedule.
- (b) The obligation of Lessor to purchase Equipment from the manufacturer or supplier thereof ("Supplier") and to lease the same to Lessee under any Schedule shall be subject to receipt by Lessor, prior to the Lease Commencement Date (with respect to such Equipment), of each of the following documents in form and substance satisfactory to Lessor: (i) a Schedule relating to the Equipment, (ii) a Purchase Order Assignment and Consent in the form of Annex B to the applicable Schedule, unless Lessor shall have delivered its purchase order for such Equipment, (iii) evidence of insurance which complies with the requirements of Section IX, and (iv) such other documents as Lessor may reasonably request. As a further condition to such obligations of Lessor, Lessee shall, upon delivery of such Equipment (but not later than the Last Delivery Date specified in the applicable Schedule) execute and deliver or have delivered to Lessor a Certificate (in the form of Annex C to the applicable Schedule) covering such Equipment, and deliver or have delivered to Lessor a bill of sale therefor (in form and substance satisfactory to Lessor). Lessor hereby appoints Lessee as its agent for inspection and acceptance of the Equipment from the Supplier. Upon execution by Lessee of such Certificate, the Equipment described thereon shall be deemed to have been delivered to, and received and irrevocably accepted by, Lessee, as between Lessee and Lessor only, for lease hereunder. It is understood that such Certificate does not limit any rights Lessee may have against the Supplier.

# IL. TERM, RENT, AND PAYMENT:

- (a) The rent payable hereunder and Lessee's right to use the Equipment shall commence on the date of execution by Lessee of the Certificate (in the form of Annex C to the applicable Schedule) for such Equipment ("Lease Commencement Date"). The term of this Agreement shall be the period specified in the applicable Schedule. If any term is extended, the word "term" shall be deemed to refer to all extended terms, and all provisions of this Agreement shall apply during any extended terms, except as otherwise agreed to in writing.
- (b) Rent shall be paid to Lessor at its address stated above, except as otherwise directed by Lessor. Payments of rent shall be in accordance with the provisions of the applicable Schedule. If Advance Rentals are payable, such Advance Rental shall be (i) set forth on the applicable Schedule, (ii) due upon acceptance by Lessor of such Schedule, and (iii) when received by Lessor, applied to the first rent payment and the balance, if any, to the final rental payment(s) under such Schedule. In no event shall any Advance Rental or any other rent payments be refunded to Lessee. If rent is not paid within ten (10) days of its due date, Lessee agrees to pay a late charge of one cent (\$.01) per dollar on, and in addition to, the amount of such rent but not exceeding the lawful maximum, if any.

# III. TAXES:

Lesses shall have no liability for taxes imposed by the United States of America or any state or political subdivision thereof which are on or measured by the total gross income, not income, total gross receipts, capital, capital stock, or not worth of Lessor. Lesson shall report (to the extent that it is legally permissible) and pay promptly all other taxes, fees, and assessments due, imposed, assessed, or levied against the Equipment, or the purchase, ownership, delivery, leasing, possession, the use or operation thereof, or upon the rentals or receipts with respect to this Agreement or any Schedule hereunder, including all license and registration fees and all sales, use, personal property, excise, gross receipts, stamp, or other similar taxes, imposts, duties, and charges, together with any penalties, fines, or interest thereon, imposed against this Agreement or any Schedules or Supplemental Documents, or against Lessor, Lessee, or the Equipment by any federal, state, or local government or taxing authority during or relating to the term of this Agreement (all hereinafter called "Taxes"). Lessee shall not be liable, however, for any penalties, fines, or interest resulting from any acts or omissions of the Lessor, but only to the extent such penalties, fines, or interests have not arisen from Lessor's acts or omissions which are predicated on a request from Lessee or reliance on Lessee's representations or duties pursuant to this Agreement. Lessee shall (i) reimburse Lessor upon receipt of written request for reimbursement for any Taxes charged to or assessed against Lessor, provided such Taxes have not previously been paid by, or simultaneously billed to Lessee (in this regard Lessor and Lessee agree to mutually cooperate in the resolution of such matters with the appropriate taxing authorities), (ii) on written request of Lessor, submit to Lessor written evidence of Lesses's payment of Taxes, (iii) on all reports and returns show ownership of the Equipment by Lessor, and (iv) upon receipt of written request, send a copy thereof to Lessor.

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# IV. REPORTS:

- (a) Lessee will notify Lessor in writing, within ten (10) days after any tax or other lien shall attach to any Equipment, of the full particulars thereof and of the location of such Equipment on the date of such notification unless the same shall have been removed or fully discharged by the Lesson.
- (b) Lessee will permit Lessor to inspect any Equipment during normal business hours, provided that no exercise of such inspection right shall materially interfere with the normal operation of the Equipment or the business of Lessee.
- (c) Lessee will keep the Equipment at the Equipment Location (specified in the applicable Schedule) and will promptly notify Lessor of any relocation of Equipment. Upon written request of Lessor, Lessee will notify Lessor forthwich in writing of the location of any Equipment as of the date of such notification.
- (d) Lessee will promptly and fully report to Lessor in writing if any Equipment is lost or damaged (where the estimated repair costs would exceed ten percent (10%) of its then fair market value), or is otherwise involved in an accident causing personal injury or property damage.

# V. DELIVERY, USE, AND OPERATION:

- (a) All Equipment shall be shipped directly from the Supplier to Lessee.
- (b) Lessee agrees that the Equipment will be used by Lessee solely in the conduct of its business and in a manner complying with all applicable federal, state, and local laws and regulations.
- (c) LESSEE SHALL NOT ASSIGN, MORTGAGE, SUBLET, OR HYPOTHECATE ANY EQUIPMENT, OR THE INTEREST OF LESSEE HEREUNDER, NOR SHALL LESSEE REMOVE ANY EQUIPMENT FROM THE CONTINENTAL UNITED STATES, WITHOUT THE PRIOR WRITTEN CONSENT OF THE LESSOR. SUCH CONSENT SHALL NOT UNREASONABLY BE WITHHELD.
- (d) Lessee will keep the Equipment free and clear of all liens and encumbrances other than the following: (1) liens arising from claims attributable to Lesser, (2) liens for taxes of Lessee either not yet due or being contested in good faith by appropriate proceedings, so long as such proceedings do not involve any material danger of the sate, forfeiture, or loss of

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the Equipment or any interest therein, and (3) materialmen's, mechanics', workmen's, repairmen's, or other like liens arising in the ordinary course of Lesses's business (including those arising under maintenance agreements entered into in the ordinary course of business) securing obligations that are not overdue or are being contested in good faith by appropriate proceedings, so long as such proceedings do not involve any material danger of the sale, forfeiture, or less of the Equipment or any interest therein.

# VI. SERVICE:

- Lessee will, at its sole expense, maintain or cause to be maintained each unit of Equipment in good operating order, repair, condition, and appearance in accordance with normal industry standards, normal wear and tear excepted. Lessee shall, if at any time requested by Lessor, affix in a prominent position on each unit of Equipment plates, tags, or other identifying labels showing ownership thereof by Lessor. So long as no event of default shall have occurred and be continuing, and so long as Lessee shall comply with Section VI(b) hereof, Lessee may, without the prior written approval of Lessor, deliver possession of Equipment to the Supplier or to any other provider for testing, service, repair, maintenance, or overhaul work on such Equipment.
- (b) Lessee will not, without the prior consent of Lessor, affix or install any accessory, equipment, or device on any Equipment if such addition will impair the originally intended function or use of such Equipment. All additions, repairs, parts, supplies, accessories, equipment, and devices furnished, attached, or affixed to any Equipment which are not readily removable shall be made only in compliance with applicable law, including Internal Revenue Service guidelines, and shall become the property of Lessor and subject to the terms of this Agreement. Lesses will not, without the prior written consent of Lessor and subject to such conditions as Lessor may impose for its protection, affix or install any Equipment to or in any other personal or real property.
- (c) Any alterations or modifications to the Equipment that may, at any time during the term of this Agreement, be required to comply with any applicable law, rule, or regulation shall be made at the expense of Lessee.

## VIL STIPULATED LOSS VALUE:

"Event of Loss" with respect to the Equipment means any of the following: (1) the loss of such Equipment or use thereof due to the destruction of or damage to such Equipment which renders repair uneconomic or which renders such Equipment permanently unfit for normal use by Lessee for any reason whatsoever; (2) the theft, disappearance, confiscation, condemnation, or seizure of title to such Equipment which shall have resulted in the loss of possession or use of such Equipment by Lessee for a period in excess of sixty (60) consecutive days; or (3) imposition of environmental or other legal restrictions that make continued use of the Equipment uneconomic or illegal. Lessee shall promptly and fully notify Lessor in writing upon the occurrence of any Event of Loss. On the rental payment date next succeeding an Event of Loss (the "Payment Date"), Lessee shall pay Lessor without duplication the sum of (x) the Stipulated Loss Value of such unit calculated as of the rental period immediately preceding such Event of Loss ("Calculation Date"); and (y) all rental and other amounts which are due hereunder as of the Payment Date. Upon payment of all sums due hereunder, the term of this lease as to such unit shall terminate, and (except in the case of the loss, theft, or complete destruction of such unit) Lessor shall be entitled to recover possession of such unit.

## VIII. RISK OF LOSS:

Lesses hereby assumes and shall bear the entire risk of any loss, theft, damage to, or destruction of, any unit of Equipment from any cause whatsoever from the time the Equipment is shipped to Lessee.

# IX. INSURANCE:

Lessee agrees, at its own expense, to keep all Equipment insured with "ALL-RISKS" property insurance to a limit of the Stipulated Loss Value, including, but not limited to, insurance for damage to or loss of such Equipment and liability coverage for personal injuries, death, or property damage that may result from the use or operation of the Equipment, with Lessor

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named as additional insured and with a loss payable clause in favor of Lessor, as its interest may appear, irrespective of any breach of warranty or other act or omission of Lessoe. All such policies shall be with reputable companies and on terms reasonably satisfactory to Lessor. Lessoe agrees to deliver to Lessor, upon written request by Lessor, certificate(s) of insurance. Said certificate(s) shall state that the insurance is primary to any other insurance that may be available to Lessor and provide at least thirty (30) days' written notice to Lessor of cancellation, modification, or material change to any policy. Lessee will not make adjustments with insurars except (i) with respect to claims for damage to any unit of Equipment where the repair costs do not exceed ten percent (10%) of such unit's fair market value, or (ii) with Lessor's written consent. Lessor may, at its option, apply proceeds of insurance, in whole or in part, to (i) repair or replace Equipment or any portion thereof, or (ii) satisfy any obligation of Lessoe to Lessor hereunder.

# X. RETURN OF EQUIPMENT:

- (a) . Upon any expiration or termination of this Agreement or any Schedule, Lesses shall promptly, at its own cost and expense: (i) perform any testing and repairs required to place the affected units of Equipment in the good condition and repair, reasonable wear and tear excepted, and in good working order for their originally intended purpose; (ii) if deinstallation, disassembly, or crating is required, cause such units to be properly deinstalled, disassembled, and crated in accordance with normal industry standards; and (iii) tender such units to Lessor at the Equipment Location specified in the applicable Schedule or, at the option of Lessor, at any location designated by Lessor within two hundred fifty (250) miles of said Equipment Location. Upon and after tender of delivery to Lessor, Lessee shall have no new responsibilities for the Equipment. This shall not affect any obligations bereunder predating said tender.
- (b) Until Lesses has complied with the requirements of Section X(a) above, Lesses's rent payment obligation and all other obligations under this Agreement shall continue from month to month notwithstending any expiration or termination of the lesse term. Lessor may terminate such continued lessehold interest upon ten (10) days' notice to Lessee.

# XL. EVENTS OF DEFAULT:

Lessor may in writing declare this Agreement in default upon the occurrence of any one of the following events ("Events of Default"):

- (a) Lessee breaches its obligation to pay rent or any other sum when due and fails to cure the breach within ten (10) days after written notice thereof;
- (b) Lesses breaches any of its insurance obligations under Section IX and fails to cure the breach within ten (10) days after written notice thereof;
- (c) Lessee breaches any of its other obligations, representations, or warranties and fails to cure that breach within thirty (30) days after written notice thereof;
  - (d) Lesses becomes insolvent or ceases to do business as a going concern; or
- (e) any Equipment is illegally used and Lessee fails to cease such use as soon as possible, not to exceed five (5) working days, after written notice thereof.

Such declaration of default shall apply to all Schedules except as specifically excepted by Lessor.

# XII. REMEDIES:

(a) Upon the declaration of default and at any time thereafter so long as an Event of Default shall be continuing.

Lessor may at its option do one or more of the following with respect to all or any part of the Equipment, to the extent permitted by, and subject to compliance with any mandatory requirements of, applicable law then in effect:

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- (1) upon the written demand of Lessor and at Lessee's expense cause Lessee to return promptly, and Lessee shall return promptly, all or any part of the Equipment as the Lessor may demand in the manner and condition required by, and otherwise in accordance with Section X(a) hereof, as if the Equipment were being returned at the end of the Term; and/or
- (2) enter the premises, with or without legal process, where all or any part of the Equipment is located and take immediate possession; and/or
- (3) sell the Equipment, upon fifteen (15) days' written notice to Lessee, at public or private sale, as Lessor may determine, or otherwise dispose of, hold, use, operate, lease to others, or keep idle the Equipment as Lessor, in its sole discretion, may determine, all free and clear of any rights of Lessee, except as hereinafter set forth in this Section XII. Lessor may sell the Equipment without having the Equipment present at place of sale, and Lessor may make reasonable use of Lessee's premises for the purpose of displaying and selling the equipment at no expense to Lessor; and/or
- whether or not Lessor shall have exercised, or shall thereafter at any time exercise, any of its rights under subparagraphs (1), (2), and (3) of this Section XII with respect to any of the Equipment, Lessor, by written notice to Lessee specifying a payment date of such notice, may demand that the Lessee pay to Lessor, as damages for loss of a bargain and not as a penalty, the Stipulated Loss Value of the Equipment (calculated as of the rental period immediately preceding the declaration of default), all rent due for Equipment prior to the payment date so specified, any late charges provided for in Section II hereof, any interest provided for in Section XXI(a) hereof, any accrued and then-due taxes, and all reasonable costs and expenses, including reasonable legal fees incurred by the Lessor in connection with the enforcement of, but not the administration of, the Agreement; and/or
- in the event Lessor, pursuant to subparagraph (3) of this Section XII, shall have sold, released, or otherwise disposed of the Equipment, the proceeds of sale, lease, or other disposition, if any, shall be applied in the following order of priorities: (i) to pay all Lessor's reasonable costs, charges, and expenses incurred in taking, removing, holding, repairing, selling, leasing, or otherwise disposing of Equipment; then (ii) to the extent not previously paid by Lessoe, to pay Lessor all sums due from Lessoe hereunder; then (iii) to reimburse to Lessoe any sums previously paid by Lessoe as liquidated damages; and then (iv) any surplus shall be retained by Lessor (Lessoe shall remain responsible for any deficiency in (i) and (ii) forthwith).
- (b) The foregoing remedies are cumulative and not exclusive of other remedies, and any or all thereof may be exercised in lieu of or in addition to each other or any remedies at law, in equity, or under statute. Waiver of any default shall not be a waiver of any other or subsequent default.

# XIII. ASSIGNMENT:

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- (a) LESSEE WILL NOT, WITHOUT THE PRIOR WRITTEN CONSENT OF LESSOR, ASSIGN, CONVEY, OR SUBLEASE ITS RIGHTS OR INTEREST IN THIS AGREEMENT.
- (b) Lessor may, without the consent of Lessee, assign this Agreement or any Schedule. Lessee agrees that if Lessee receives written notice of an assignment from Lessor, Lessee will pay all rent and all other amounts payable under any assigned Equipment Schedule to such assignee or as instructed by Lessor. Lessee further agrees to confirm in writing receipt of the notice of assignment as may be reasonably requested by assignee. Lessee hereby waives and agrees not to assert against any such assignee any defense, set-off, recoupment claim, or counterclaim which Lessee has or may at any time have against Lessor, Supplier, or any prior assignee for any reason whatsoever.
- (c) Subject to the foregoing, the terms and provisions of this Agreement shall be binding upon and inure to the benefit of Lessor and Lessoe and their respective successors and permitted assigns.

# XIV. NET LEASE; NO SET-OFF, ETC.:

This Agreement is a net lease. Lesses's obligation to pay rent and other amounts due hereunder shall be absolute and unconditional. Lessee shall not be entitled to any abatement or reductions of, or set-offs against, said rent or other amounts, including, without limitation, those arising or allegedly arising out of claims (present or future, alleged or actual, and including claims arising out of strict tort or negligence of Lessor or Supplier) of Lessee against Lessor or Supplier under this Agreement or otherwise. Nor shall this Agreement terminate or the obligations of Lessee be affected by reason of any defect in or damage to, or loss of possession, use or destruction of, any Equipment from whatsoever cause. It is the intention of the parties that rents and other amounts due hereunder shall continue to be payable in all events in the manner and at the times set forth herein unless the obligation is terminated pursuant to the express terms hereof.

# **XV.** INDEMNIFICATION:

- (a) Lessee and Lessor hereby agree to indemnify, save and keep harmless the other, the other's agents, employees, successors, and assigns from and against any and all losses, damages, penalties, injuries, claims, actions and suits, including reasonable legal expenses, of whatsoever kind and nature, in contract or tort, arising during the term of this Agreement out of the breach by the Lessor or Lessee, respectively, of any part of this Agreement. However, to the extent that any losses, damages, penalties, injuries, claims, actions and suits, including reasonable legal expenses, of whatsoever kind and nature, in contract or tort, arising during the term of this Agreement out of the breach by the Lessor or Lessee, respectively, of any part of this Agreement are caused by aegligence or malfeasance of the indemnified party, there shall be no indemnification under the first sentence of this subsection. Additionally, Lessee hereby agrees to indemnify and keep harmless Lessor, its agents, employees, successors, and assigns against any and all losses, damages, penalties, injuries, claims, actions, and suits, including reasonable legal expenses, of whatsoever kind and nature, in contract or tort, and including Lessor's strict liability in tort, arising during the term of this Agreement, out of selection, manufacture, acceptance, or rejection of Equipment, and the delivery, possession, maintenance, uses, condition, return, or operation of Equipment (including, without limitation, latent and other defects, whether or not discoverable by Lessor or Lessee and any claim for patent, trademark, or copyright infringement or environmental damage). Lessor or Lessee, respectively, shall, upon request, defend any actions based on, or arising out of, any such indemnification.
- (b) Lessee hereby represents, warrants, and covenants that (i) Lesser shall be the party entitled to claim accelerated cost recovery deductions ("Tax Benefits") as defined by the internal Revenue Code of 1986, as amended, available for Lessor's purchase and ownership of the Equipment purchased and leased hereunder, (ii) on Lease Commencement Date for any unit of Equipment, such unit will qualify for all Tax Benefits specified in Section C of the applicable Schedule(all references to Lessor in this Section XV include Lessor and the consolidated taxpayer group of which Lessor is a member), and (iii) at no time during the term of this Agreement will Lessee take or omit to take, nor will it permit any sublessee or assignee to take or omit to take, any action which will result in the disqualification of any Equipment for, reduction of (which is not the result of Lessor having alternative minimum tax status), or recapture of, all or any portion of such Tax Benefits.
- (c) Notwithstanding any other provisions in this document, if as a result of a breach of any representation, warranty, and covenant of the Lessee contained in this Agreement or any Schedule (i) tax counsel of Lessor shall reasonably determine that Lessor is not entitled to claim on its Federal income tax return all or any portion of the Tax Benefits with respect to any Equipment, or (ii) any such Tax Benefit claimed on the Federal income tax return of Lessor is disallowed or adjusted by the Internal Revenue Service, or (iii) any such Tax Benefit is recomputed or recaptured (any such determination, disallowance, adjustment, recomputation, or recapture being hereinafter called a "Loss"), then to the extent of any such breach Lessee shall pay to Lessor, as additional rental payments, such amount as shall cause the Lessor's net after-tax return on investment to equal the not after-tax return on investment (assuming an effective tax rate of thirty-four percent [34%]) that would have been realized by the Lessor if such Loss had not occurred, computed in all cases using the same assumptions utilized in originally evaluating the transaction. Such amount shall be payable within thirty (30) days after the Lessor has notified the Lessee in writing that such a Loss has occurred, including a written statement describing in reasonable detail such Loss and the computation thereof.

(d) All of Lessor's and Lessee's rights, privileges, and indemnities contained in this Section XV shall survive the expiration or other termination of this Agreement and the rights, privileges, and indemnities contained herein are expressly made for the benefit of, and shall be enforceable by Lessor and Lessee, respectively, their successors and assigns, respectively.

# XVI. DISCLAIMER:

LESSEE ACKNOWLEDGES THAT IT HAS SELECTED THE EQUIPMENT WITHOUT ANY ASSISTANCE FROM LESSOR, ITS AGENTS OR EMPLOYEES. LESSOR DOES NOT MAKE, HAS NOT MADE, NOR SHALL BE DEEMED TO MAKE OR HAVE MADE, ANY WARRANTY OR REPRESENTATION, EITHER EXPRESS OR IMPLIED, WRITTEN OR ORAL, WITH RESPECT TO THE EQUIPMENT LEASED HEREUNDER OR ANY COMPONENT THEREOF, INCLUDING, WITHOUT LIMITATION, ANY WARRANTY AS TO DESIGN, COMPLIANCE WITH SPECIFICATIONS, QUALITY OF MATERIALS OR WORKMANSHIP, MERCHANTABILITY, FITNESS FOR ANY PUPPOSE, USE OR OPERATION, SAFETY, PATENT, TRADEMARK OR COPYRIGHT INFRINGEMENT, OR TITLE. All such risks, as between Lessor and Lessoe, are to be borne by Lessoe. Without limiting the foregoing, Lessor shall have no responsibility or liability to Lessee or any other person with respect to any of the following, regardless of any negligence of Lessor (i) any liability, loss, or damage caused or alleged to be caused directly or indirectly by any Equipment, any inadequacy thereof, any deficiency or defect (latent or otherwise) therein, or any other circumstance in connection therewith; (ii) the use, operation, or performance of any Equipment or any risks relating thereto; (iii) any interruption of service, loss of business or anticipated profits, or consequential damages; or (iv) the delivery, operation, servicing, maintenance, repair, improvement, or replacement of any Equipment. If, and so long as, no default exists under this Lease, Lesses shall be, and hereby is, authorized during the term of this Lesse to assert and enforce, at Lessee's sole cost and expense, from time to time, in the name of and for the account of Lessor and/or Lessoe, as their interests may appear, whatever claims and rights Lessor may have against any Supplier of the Equipment.

# XVII. REPRESENTATIONS AND WARRANTIES OF LESSEE:

Lessee hereby represents and warrants to Lessor that on the date hereof and on the date of execution of each Schedule:

- (a) Lessee has adequate power and capacity to enter into, and perform under, this Agreement and all related documents (together, the "Documents") and is duly qualified to do business wherever necessary to carry on its present business operations, including the jurisdiction(s) where the Equipment is or is to be located.
- (b) The Documents have been duly authorized, executed, and delivered by Lessee and constitute valid, legal, and binding agreements, enforceable in accordance with their terms, except to the extent that the enforcement of remedies therein provided may be limited under applicable bankruptcy and insolvency laws.
- (c) No approval, consent, or withholding of objections is required from any governmental authority or instrumentality with respect to the entry into or performance by Lessee of the Documents except such as have already been obtained.
- (d) The entry into and performance by Lessee of the Documents will not: (i) violate any judgment, order, law, or regulation applicable to Lessee or any provision of Lessee's Certificate of Incorporation or By-Laws; or (ii) result in any breach of, constitute a default under, or result in the creation of any lien, charge, security interest, or other encumbrance upon any Equipment pursuant to any indenture, mortgage, deed of trust, bank loan, or credit agreement or other instrument (other than this Agreement) to which Lessee is a party.
- (e) There are no suits or proceedings pending or threatened in court or before any commission, board, or other administrative agency against or affecting Lessee, which will have a material adverse effect on the ability of Lessee to fulfill its obligations under this Agreement.

(f) The Equipment listed on any Certificate (in the form of Annex C to the applicable Schedule) is and will remain tangible personal property.

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- (g) Lessee is and will be at all relevant times validly existing and in good standing under the laws of the State of its incorporation (specified in the first sentence of this Agreement):
  - (h) The Equipment will at all times be used for commercial or business purposes.

## XVIII. REPRESENTATIONS AND WARRANTIES OF LESSOR:

- (a) Lessor covenants that it will not directly or indirectly create, incur, assume, or suffer to exist any lien attributable to it on the Equipment which has priority over the Lessoe's rights under this Agreement.
- (b) Lessor covenants that it will not, through its own actions or inactions, interfere in Lessoe's quiet enjoyment of the Equipment during the applicable lease term so long as this Agreement shall not have been declared in default under Section XI above.

# XIX. EARLY TERMINATION:

- (a) On or after the First Termination Date (specified in the applicable Schedule), Lessee may, so long as no default exists hereunder, terminate this Agreement as to all (but not less than all) of the Equipment on such Schedule as of a rent payment date ("Termination Date") upon at least ninety (90) days' prior written notice to Lessor.
- (b) Lessee shall, and Lessor may, solicit cash bids for the Equipment on an AS IS, WHERE IS BASIS without recourse to or warranty from Lessor, express or implied ("AS IS BASIS"). Prior to the Termination Date, Lessee shall (i) certify to Lessor any bids received by Lessee and (ii) pay to Lessor (A) the Termination Value (calculated as of the rental due on the Termination Date) for the Equipment, and (B) all rent and other sums due and unpaid as of the Termination Date.
- (c) Provided that all amounts due hereunder have been paid on the Termination Date, Lessor shall (i) sell the Equipment on an AS IS BASIS for cash to the highest bidder and (ii) refund the proceeds of such sale (net of any related expenses) to Lessee up to the amount of the Termination Value. If such sale is not consummated, no termination shall occur and Lessor shall refund the Termination Value (less any expenses incurred by Lessor) to Lessee.
- (d) Notwithstanding the foregoing, Lessor may elect by written notice, at any time prior to the Termination Date, not to sell the Equipment. In that event, on the Termination Date Lessoe shall (i) return the Equipment (in accordance with Section X) and (ii) pay to Lessor all amounts required under Section XIX(b) less the amount of the highest bid certified by Lessoe to Lessor.

# XX. PURCHASE OPTION:

- (a) So long as no default exists hereunder and the lease has not been earlier terminated, Lessee may at lease expiration, upon at least ninety (90) days' prior written notice to Lessor, purchase all (but not less than all) of the Equipment in any Schedule on an AS IS BASIS for the option price set forth in said Schedule (the "Option Price") (plus all applicable sales taxes). Lessor and Lessee agree that the Option Price is a reasonable prediction of the Equipment's "Fair Market Value" at lease expiration.
- (b) "Fair Market Value" shall mean the price which a willing buyer (who is neither a lessee in possession nor a used equipment dealer) would pay for the Equipment in an arm's-length transaction to a willing seller under no compulsion to sell; provided, however, that in such determination: (i) the Equipment shall be assumed to be in the condition in which it is required to be maintained and returned under this Agreement; (ii) in the case of any installed Equipment, that Equipment

shall be valued on an installed basis; and (iii) costs of removal from current location shall not be a deduction from such valuation.

# XXI. MISCELLANEOUS:

- LESSEE AND LESSOR HEREBY UNCONDITIONALLY WAIVE THEIR RIGHTS TO A JURY TRIAL OF ANY CLAIM OR CAUSE OF ACTION BASED UPON OR ARISING OUT OF, DIRECTLY OR INDIRECTLY, THIS LEASE, ANY OF THE RELATED DOCUMENTS, ANY DEALINGS BETWEEN LESSEE AND LESSOR RELATING TO THE SUBJECT MATTER OF THIS TRANSACTION OR ANY RELATED TRANSACTIONS, AND/OR THE RELATIONSHIP THAT IS BEING ESTABLISHED BETWEEN LESSEE AND LESSOR. THE SCOPE OF THIS WAIVER IS INTENDED TO BE ALL ENCOMPASSING OF ANY AND ALL DISPUTES THAT MAY BE FILED IN ANY COURT (INCLUDING, WITHOUT LIMITATION, CONTRACT CLAIMS, TORT CLAIMS, BREACH OF DUTY CLAIMS, AND ALL OTHER COMMON LAW AND STATUTORY CLAIMS). NOTWITHSTANDING ANY STATE OR FEDERAL LAW TO THE CONTRARY, LESSEE AND LESSOR AGREE THAT THIS WAIVER IS NOT UNILATERALLY REVOCABLE THIS WAIVER SHALL APPLY TO ANY SUBSEQUENT AMENDMENTS, RENEWALS, SUPPLEMENTS, OR MODIFICATIONS TO THIS LEASE, ANY RELATED DOCUMENTS, OR TO ANY OTHER DOCUMENTS OR AGREEMENTS RELATING TO THIS TRANSACTION OR ANY RELATED TRANSACTION. IN THE EVENT OF LITIGATION, THIS LEASE MAY BE FILED AS A WRITTEN CONSENT TO A TRIAL BY THE COURT.
- (b) Unless and until Lessee exercises its rights under Section XX above, nothing herein contained shall give α convey to Lessee any right, title, or interest in and to any Equipment except as a lessee. Any cancellation or termination by Lessor, pursuant to the provisions of this Agreement or any Schedule hereto, shall not release Lessee from any then outstanding obligations to Lessor hereunder. All Equipment shall at all times remain personal property of Lessor regardless of the degree of its annexation to any real property and shall not by reason of any installation in, or affixation to, real αr personal property become a part thereof.
- (c) Time is of the essence of this Agreement. Lessor's failure at any time to require strict performance by Lessoe of any of the provisions hereof shall not waive or diminish Lessor's right thereafter to demand strict compliance therewith. Lessee agrees, upon Lessor's request, to execute any instrument reasonably necessary for filing, recording, or perfecting the interest of Lessor. All notices required to be given hereunder shall be deemed adequately given if sent by registered or certified mail to the addressee at its address stated herein, or at such other place as such addressee may have designated in writing. This Agreement and any Schedule and Annexes thereto constitute the entire agreement of the parties with respect to the subject matter hereof. NO VARIATION OR MODIFICATION OF THIS AGREEMENT OR ANY WAIVER OF ANY OF ITS PROVISIONS OR CONDITIONS SHALL BE VALID UNLESS IN WRITING AND SIGNED BY AN AUTHORIZED REPRESENTATIVE OF THE PARTIES HERETO.

(d) In case of a failure of Lessee to comply with any provision of this Agreement, Lessor shall have the right, but shall not be obligated to, effect such compliance, in whole or in part; and all monies spent and expenses and obligations incurred or assumed by Lessor in effecting such compliance shall constitute additional rent due to Lessor within five (5) days after the date Lessor sends notice to Lessee requesting payment. Lessor's effecting such compliance shall not be a waiver of Lessee's default.

(e) Any rent or other amount than rent not paid to Lessor when due hereunder shall bear annualized interest, both before and after any judgment or termination hereof, at the lesser of the Prime Rate (as shown in the "Money Rates" column of *The Wall Street Journal* as of the due date of the rent or other amount) or the maximum rate allowed by law. Any provisions in this Agreement and any Schedule which are in conflict with any statute, law, or applicable rule shall be deemed omitted, modified, or altered to conform thereto.

Exhibits 1

This Agreement shall be governed by and construed and enforced according to the laws of the State of Michigan, excluding any such laws which direct the application of laws of any other jurisdiction.

IN WITNESS WHEREOF, Lessee and Lessor have caused this Agreement to be executed by their duly authorized. representatives as of the date first above written.

LESSOR:

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LESSEE:

# **EXHIBIT 2**

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EQUIPMENT SCHEDULE NO. 1093

TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995 Doc# 12341093-001

100C660

592565-001

Lessor and Mailing Address:

FIRST AMERICAN CAPITAL MANAGEMENT GROUP, INC. 1600 RAND TOWER, 527 MARQUETTE AVE. S. MINNEAPOLIS, MN 55402

Lessee and Mailing Address:

GENERAL MOTORS CORPORATION 902 E. HAMILTON AVENUE FLINT, MI 48550

Capitalized terms not defined herein shall have the meanings assigned to them in the Master Lease Agreement identified above ("Agreement", said Agreement and this Schedule being collectively referred to as "Lease").

# A. EQUIPMENT

Pursuant to the terms of the Lease, Lessor agrees to acquire and lease to Lessee the Equipment listed on Annex A attached hereto and made a part hereof.

# B. FINANCIAL TERMS

1. Advance Rent (if any): N/A

2. Capitalized Lessor's Cost: \$86,950.00

3. Basic Term Lease Rate Factor: 1.617%

4. Daily Lease Rate Factor: 0.0539%

5. Basic Term (Number of Months): 60

- 6. <u>Basic Term Commencement Date</u>: The last day of the calendar month in which the Commencement Date occurs for all the Equipment described herein.
- 7. Equipment Location: General Motors Corporation

Delphi Chassis Systems

Dock 101/3100 Needmore Rd.

Dayton, OH 45414 Montgomery County

- 8. Lessee's Federal Tax ID Number: 38-0572515
- 9. Supplier: Hyster Company
- 10. Last Delivery Date:
- 11. <u>Termination Date:</u> The later of (I) the 60th Basic Rent Date or (ii) the last day of any extension of this Lease.
- Purchase Option: Fair Market Value.
- 13. Renewal Option: Provided that an Event of Default has not occurred and this Equipment Schedule has not previously been terminated, the Lessee shall have the right at its option, upon not less than 90 days' written notice to the Lessor prior to the original Termination Date, to renew all (but not less than all) of the Equipment subject to this Equipment Schedule for a firm term renewal period requested by Lessee of 12 or 24 months at a monthly renewal rate for such term as determined by Lessee and Lessor.

- 14. In furtherance, and not in limitation of, the use, maintenance and return Return Provisions: conditions for the Equipment set forth in Section X of the Master Lease, Lessee hereby agrees to return the Equipment to Lessor in accordance with all of the terms and conditions of the Master lease and in compliance with the following special return conditions. Lessor or its agent shall conduct a preliminary inspection of the Equipment at the equipment location prior to the expiration of the Lease to minimize claims made after return, provided however, that Lessee shall nonetheless remain liable for the Equipment unless and until it is returned to Lessor as specified below.
  - At the time of return when loaded to its rated capacity, each unit shall:
    - a. Start under its own power and idle without water, fuel or oil leaks.
    - b. Move through its normal speed ranges in both forward and reverse;
    - Be in good appearance, free from all advertising, and insignia placed thereon by Lessee, in a clean condition, free of material rust and corrosion that would impede the normal operation of the units;
    - d. Steer normally right and left in both forward and reverse;
    - Be able to stop with its service brakes within a safe distance in both forward and reverse;
    - Lift, lower and tilt normally;
  - 2. Be complete with no missing or damaged parts and have all components able to perform the function for which they were designed in accordance with the manufacturer's recommended specifications;
  - 3. With respect to tires, averaged over all tires the remaining wear life shall be a minimum of 50% and there shall be no damage to any individual tire that precludes normal usage.
  - 4. With respect to all batteries, all batteries must be capable of maintaining not less than 90% of the rated voltage charge and amp hours as when originally delivered and originally specified by the manufacturer. With respect to the battery chargers, be capable of maintaining its rated charging capacity.

#### C. TAX BENEFITS

## Depreciation Deductions:

- Depreciation Method: Two hundred percent (200%) declining balance method, switching to straight a. line method for the first (1st) taxable year for which using the straight line method with respect to the adjusted basis as of the beginning of such year will yield a larger allowance.
- Recovery Period: 5 years. b.
- Basis: 100% of Capitalized Lessor's Cost. C.

#### D. TERM AND RENT

Interim Rent. For the period from and including the Lease Commencement Date to the Basic Term 1. Commencement Date ("Interim Period"), Lessee shall pay as rent ("Interim Rent") for each unit of Equipment, the product of the Daily Lease Rate Factor times the Capitalized Lessor's Cost of such unit times the number of days in the Interim Period. Interim Rent shall be due on the Basic Term Commencement Date.

- Basic Term Rent. Commencing on the Basic Term Commencement Date, and on the last day of each
  month thereafter (each, a "Rent Payment Date") during the Basic Term, Lessee shall pay as rent
  ("Basic Term Rent") the product of the Basic Term Lease Rate Factor times the Capitalized Lessor's
  Cost of all Equipment on this Schedule.
- 3. Adjustment to Capitalized Lessor's Cost. Lessee hereby irrevocably authorizes Lessor to adjust the Capitalized Lessor's Cost up or down by no more than ten percent (10%) to account for equipment change orders, equipment returns, invoicing errors, and similar matters. Lessee acknowledges and agrees that the Rent shall be adjusted as a result of such change in the Capitalized Lessor's Cost (pursuant to paragraphs 1 and 2 above). Lessor shall send Lessee a written notice stating the final Capitalized Lessor's Cost, if different from that disclosed on this Schedule.

# E. INSURANCE

- Commercial (broad form comprehensive) general liability, including contractual liability coverage, in limits of not less than \$2,000,000 per occurrence combined single limit for personal injury and property damage.
- "All Risks" property insurance for the Equipment in an amount equal to the Stipulated Loss Value, with no co-insurance requirement.

Except as expressly modified hereby, all terms and provisions of the Agreement shall remain in full force and effect. This Schedule is not binding or effective with respect to the Agreement or Equipment until executed on behalf of Lessor and Lessee by authorized representatives of Lessor and Lessee, respectively.

IN WITNESS WHEREOF, Lessee and Lessor have caused this Schedule to be executed by their duly authorized representatives.

LESSOR:

FIRST AMERICAN CAPITAL MANAGEMENT GROUP, INC.

By: ( \ Name: Title: /

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'. P. / C. F. O.

LESSEE:

GENERAL MOTORS CORPORATION,

Name: Marsha L. Smith

Title: Purchasing Senior Buyer

ANNEX A

TO

**EQUIPMENT SCHEDULE NO. 1093** TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995

**DESCRIPTION OF EQUIPMENT** 

Supplier/ Manufacturer Serial **Numbers**  Type and Model of Equipment

Number of units

Cost/unit

**Total Cost** 

Equipment Location:

General Motors Corporation Delphi Chassis Systems Dock 101/3100 Needmore Rd. Dayton, OH 45414 Montgomery County

E80XL2

\$38,170.00

\$38,170.00

Hyster/Hyster PO#DCS31186 PR500541-001

8,000 lb. Capacity Electric Powered Lift Truck

With the following:

AS Control Package - GE EV200 LX SCR:

36 Volt

Lever Direction Control

SCR Hydraulics

Battery Discharge Indicator w/Lift Interrupt

Seat Actuated and Manual Brake

Wide Tread

Drive Tires: 22 x 9 x 16 Smooth Steer Tires: 18 x 7 x 21.1 Smooth

Mast: 3 Stage VISTA 172" MFH/83.5" LH/51.5" FL

Carriage: Hook Type 42" Class III

Cascade Rotator Model 100D-RR-14B w/ 48" Forks & 180 Deg Stop

Freight

Hyster/Hyster PO#DCS31186 PR500541-002

E65XM

1

\$18,615.00

18,615.00

6,500 lb. Capacity Electric Powered Lift Truck

With the following:

Enhanced Controls - GE EV100 ZX SCR:

36 Volt

Lever Direction Control

Battery Discharge Indicator w/ Lift Interrupt

Drive Tires: 21 X 8 X 15 Smooth Steer Tires: 16 X 6 X 10.5 Smooth

Contactor Hydraulics

Mast: 2-Stage VISTA 126.5"MFH/ 84"LH/58.5" FL

Carriage: Hook Type 38.5"

Forks: 2" X 5" X 42" Class III Pallet Seat Actuated and Manual Park Brake

Freight

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ANNEX C

TO

EQUIPMENT SCHEDULE NO. 1093 TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995 1000 872 592 565-801

CERTIFICATE NO. 2 OF 2

To: FIRST AMERICAN MANAGEMENT GROUP, INC. ("Lessor")

Pursuant to the provisions of the above schedule and lease (collectively, the "Lease"), Lessee hereby certifies and warrants that all Equipment listed below has been delivered and installed (if applicable); and (b) Lessee has received the Equipment for all purposes of the Lease.

DESCRIPTION OF EQUIPMENT

Lessee does further certify that as of the date hereof (I) Lessee is not in default under the Lease; (ii) the representations and warranties made by Lessee pursuant to or under the Lease are true and correct on the date hereof; and (iii) Lessee has reviewed and approves of the purchase documents for the Equipment, if any.

Supplier/ Serial Type and Model Number **Total Cost** Manufacturer Numbers of Equipment of units Costunit Equipment Location: General Motors Corporation Delphi Chassis Systems Dock 101/3100 Needmore Rd. Dayton, OH 45414 **Montgomery County** F108V14574V E65XM \$18,615.00 \$18,615.00 Hyster/Hyster 6,500 lb. Capacity Electric Powered Lift Truck PO#DCS31186 PR500541-002 With the following: Enhanced Controls - GE EV100 ZX SCR: 36 Voit Lever Direction Control Battery Discharge Indicator w/ Lift Interrupt Drive Tires: 21 X 8 X 15 Smooth Steer Tires: 16 X 6 X 10.5 Smooth **Contactor Hydraulics** Mast: 2-Stage VISTA 126.5"MFH/ 84"LH/58.5" FL Carriage: Hook Type 38.5" Forks: 2" X 5" X 42" Class III Pallet Seat Actuated and Manual Park Brake Freight \$18,615.00 **TOTAL EQUIPMENT COST:** LESSEE: GENERAL MOTORS CORPORATION By: **Authorized Representative** Name: Marsha L. Smith Purchasing Senior Buyer Title: Date:

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Exhibits 1

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ANNEX A

TO

**EQUIPMENT SCHEDULE NO. 1093** 

Page 2

**DESCRIPTION OF EQUIPMENT** 

Supplier/ Manufacturer Serial Numbers

Type and Model of Equipment

Number of units

Cost/unit

**Total Cost** 

Equipment Location:

General Motors Corporation General Motors Corporation Delphi Chassis Systems Dock 101/3100 Needmore Rd. Dayton, OH 45414

E80XL2

\$30,165.00

\$30,165.00

Hyster/Hyster PO#DCS31186 PR500541-011

8,000 lb. Capacity Electric Powered Lift Truck

With the following:

AS Control Package - GE EV200 LX SCR:

36 Volt

Lever Direction Control

SCR Hydraulics

Battery Discharge Indicator w/ Lift Interrupt

Seat Actuated and Manual Brake

Wide Tread

Drive Tires: 22 X 9 X 16 Smooth Steer Tires: 18 X 7 X 12.1 Smooth

Mast: 3 Stage VISTA 172" MFH/ 83.5" LH/ 51.5" FL

Carriage: Hook Type 42" Class III Forks: 2.0" X 5" X 48" Class III Pallet

Freight

**TOTAL EQUIPMENT COST:** 

\$86,950.00

Lessor

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Exhibits 1

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ANNEX C

TO

EQUIPMENT SCHEDULE NO. 1093 TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995 CERTIFICATE NO. 1 OF 2

To: FIRST AMERICAN MANAGEMENT GROUP, INC. ("Lessor")

Pursuant to the provisions of the above schedule and lease (collectively, the "Lease"), Lessee hereby certifies and warrants that all Equipment listed below has been delivered and installed (if applicable); and (b) Lessee has received the Equipment for all purposes of the Lease.

Lessee does further certify that as of the date hereof (I) Lessee is not in default under the Lease; (ii) the representations and warranties made by Lessee pursuant to or under the Lease are true and correct on the date hereof; and (iii) Lessee has reviewed and approves of the purchase documents for the Equipment, if any. DESCRIPTION OF FOLIDMENT

Supplier/	Serial	Type and Model	Number		
Manufacturer	<u>Numbers</u>	of Equipment	of units	Cost/unit	Total Cost
Equipment Location:					
General Motors Corpora					
Delphi Chassis Systems					
Dock 101/3100 Needmo	ore Ra.				
Dayton, OH 45414 Montgomery County					
Montgomery County					:
Hyster/Hyster	C098V04944V	E80XL2	1	\$38,170.00	\$38,170.00
PO#DCS31186		8,000 lb. Capacity Electric	Powered Lift Truck		
PR500541-001		With the following:			
	,	AS Control Package - GE	EV200 LX SCR:		
		36 Volt			
		Lever Direction Control			
	SCR Hydraulics Battery Discharge Indicator w/Lift Interrupt				
		Seat Actuated and Manua			
		Wide Tread	ii Diako		
		Drive Tires: 22 x 9 x 16 S	mooth		
		Steer Tires: 18 x 7 x 21.1			
		Mast: 3 Stage VISTA 172			
		Carriage: Hook Type 42°			
		Cascade Rotator Model 1	00D-RR-14B w/ 48" For	ks & 180 Deg Stop	
		Freight			

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Number

of units

Cost/unit

\$30,165.00

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**Total Cost** 

\$30,165.00

ANNEX C

TO

**EQUIPMENT SCHEDULE NO. 1093** TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995 CERTIFICATE NO. 1 OF \_\_\_2

DESCRIPTION OF EQUIPMENT

Supplier/ **Manufacturer** 

Serial **Numbers Equipment Location: General Motors Corporation** Delphi Chassis Systems

Dock 101/3100 Needmore Rd. Dayton, OH 45414 Montgomery County

Hyster/Hyster

PO#DCS31186 PR500541-011

C098V04861V

E80XL2

8,000 lb. Capacity Electric Powered Lift Truck

With the following:

Type and Model

of Equipment

AS Control Package - GE EV200 LX SCR:

36 Volt

**Lever Direction Control SCR Hydraulics** 

Battery Discharge Indicator w/ Lift Interrupt

Seat Actuated and Manual Brake

Wide Tread

Drive Tires: 22 X 9 X 16 Smooth Steer Tires: 18 X 7 X 12.1 Smooth

Mast: 3 Stage VISTA 172" MFH/ 83.5" LH/ 51.5" FL

Carriage: Hook Type 42° Class III Forks: 2.0" X 5" X 48" Class III Pallet

Freight

**TOTAL EQUIPMENT COST:** 

\$68,335.00

LESSEE:

GENERAL MOTORS CORPORATION

By:

Authorized Representative

Name: Marsha L Smith

**Purchasing Senior Buyer** Title:

-20-9

# ANNEX D TO **EQUIPMENT SCHEDULE NO. 1093** TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995

# STIPULATED LOSS VALUE TABLE\*

RENTAL	STIPULATED LOSS VALUE
Interim Rent	115%
Basic Term Rent	
1	115%
2 3	114%
3	113%
4	112%
5	111%
6	111%
7	110%
8	110%
9	109%
10	108%
11	108%
12	107%
13	106%
14	105%
15	105%
16	104%
17	103%
18	103%
19	102%
20	101%
21	101%
22	100%
23	99%
24	98%
25	93%
26	98%
27	96%
28	95%
29	94%
30	94%
31	93%

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	3 <b>2</b>	92%
	33	91%
	34	90%
	35	90%
	36	89%
	3 <del>0</del> 37	88%
	37 38	87%
	39	86%
	40	85%
	41	85% 84%
	42	
	43	83%
	44	82%
	45	81%
	46	80%
	47	79%
	48	78%
	49	77%
	50	76%
	51	76%
	52	74%
	53	73%
	54	72%
	55	71%
	56	70%
	57	70%
	58	68%
	59	67%

67%

\*The Stipulated Loss Value or Termination Value for any unit of Equipment shall be equal to the Capitalized Lessor's Cost of such unit multiplied by the appropriate percentage derived from the above tables. In the event that the lease term is for any reason extended, then the last percentage figure shown above shall control throughout any such extended term.

Initials

r Lessee 1.

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# EXHIBIT 3



# **EQUIPMENT SCHEDULE** NO. 1094 TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995

Lessor and Mailing Address:

Lessee and Mailing Address:

FIRST AMERICAN CAPITAL MANAGEMENT GROUP, INC. 1600 RAND TOWER, 527 MARQUETTE AVE. S. MINNEAPOLIS, MN 55402

GENERAL MOTORS CORPORATION 902 E. HAMILTON AVENUE FLINT, MI 48550

Capitalized terms not defined herein shall have the meanings assigned to them in the Master Lease Agreement identified above ("Agreement", said Agreement and this Schedule being collectively referred to as "Lease").

#### A. **EQUIPMENT**

Pursuant to the terms of the Lease, Lessor agrees to acquire and lease to Lessee the Equipment listed on Annex A attached hereto and made a part hereof.

- B. FINANCIAL TERMS
  - 1. Advance Rent (if any): N/A
  - 2. Capitalized Lessor's Cost: \$217,790.00
  - 3. Basic Term Lease Rate Factor: 1.617%
  - 4. Daily Lease Rate Factor: 0.0539%
  - 5. Basic Term (Number of Months): 60
  - 6. Basic Term Commencement Date: The last day of the calendar month in which the Commencement Date occurs for all the Equipment described herein.
  - 7. Equipment Location: General Motors Corporation

Delphi Chassis Systems Dock 101/3100 Needmore Rd.

Dayton, OH 45414 **Montgomery County** 

- 8. Lessee's Federal Tax ID Number: 38-0572515
- 9. Supplier: Hyster Company
- 10. Last Delivery Date:
- Termination Date: The later of (I) the 60th Basic Rent Date or (ii) the last day of any extension of this 11. Lease.
- Purchase Option: Fair Market Value. 12.
- 13. Renewal Option: Provided that an Event of Default has not occurred and this Equipment Schedule has not previously been terminated, the Lessee shall have the right at its option, upon not less than 90 days' written notice to the Lessor prior to the original Termination Date, to renew all (but not less than all) of the Equipment subject to this Equipment Schedule for a firm term renewal period requested by Lessee of 12 or 24 months at a monthly renewal rate for such term as determined by Lessee and Lessor.
- Return Provisions: In furtherance, and not in limitation of, the use, maintenance and return conditions 14. for the Equipment set forth in Section X of the Master Lease, Lessee hereby agrees to return the

Equipment to Lessor in accordance with all of the terms and conditions of the Master lease and in compliance with the following special return conditions. Lessor or its agent shall conduct a preliminary inspection of the Equipment at the equipment location prior to the expiration of the Lease to minimize claims made after return, provided however, that Lessee shall nonetheless remain liable for the Equipment unless and until it is returned to Lessor as specified below.

- 1. At the time of return when loaded to its rated capacity, each unit shall:
  - Start under its own power and idle without water, fuel or oil leaks.
  - Move through its normal speed ranges in both forward and reverse;
  - Be in good appearance, free from all advertising, and insignia placed thereon by Lessee, in a clean condition, free of material rust and corrosion that would impede the normal operation of the units:
  - Steer normally right and left in both forward and reverse;
  - Be able to stop with its service brakes within a safe distance in both forward and reverse;
  - Lift, lower and tilt normally;
- 2. Be complete with no missing or damaged parts and have all components able to perform the function for which they were designed in accordance with the manufacturer's recommended specifications;
- 3. With respect to tires, averaged over all tires the remaining wear life shall be a minimum of 50% and there shall be no damage to any individual tire that precludes normal usage.
- 4. With respect to all batteries, all batteries must be capable of maintaining not less than 90% of the rated voltage charge and amp hours as when originally delivered and originally specified by the manufacturer. With respect to the battery chargers, be capable of maintaining its rated charging capacity.

#### C. TAX BENEFITS

## Depreciation Deductions:

- Depreciation Method: Two hundred percent (200%) declining balance method, switching to straight a. line method for the first (1st) taxable year for which using the straight line method with respect to the adjusted basis as of the beginning of such year will yield a larger allowance.
- b. Recovery Period: 5 years.
- Basis: 100% of Capitalized Lessor's Cost. C.

#### D. TERM AND RENT

Interim Rent. For the period from and including the Lease Commencement Date to the Basic Term 1. Commencement Date ("Interim Period"), Lessee shall pay as rent ("Interim Rent") for each unit of Equipment, the product of the Daily Lease Rate Factor times the Capitalized Lessor's Cost of such unit times the number of days in the Interim Period. Interim Rent shall be due on the Basic Term Commencement Date.

- 2. Basic Term Rent. Commencing on the Basic Term Commencement Date, and on the last day of each month thereafter (each, a "Rent Payment Date") during the Basic Term, Lessee shall pay as rent ("Basic Term Rent") the product of the Basic Term Lease Rate Factor times the Capitalized Lessor's Cost of all Equipment on this Schedule.
- 3. Adjustment to Capitalized Lessor's Cost. Lessee hereby irrevocably authorizes Lessor to adjust the Capitalized Lessor's Cost up or down by no more than ten percent (10%) to account for equipment change orders, equipment returns, invoicing errors, and similar matters. Lessee acknowledges and agrees that the Rent shall be adjusted as a result of such change in the Capitalized Lessor's Cost (pursuant to paragraphs 1 and 2 above). Lessor shall send Lessee a written notice stating the final Capitalized Lessor's Cost, if different from that disclosed on this Schedule.

#### E. **INSURANCE**

- 1. Commercial (broad form comprehensive) general liability, including contractual liability coverage, in limits of not less than \$2,000,000 per occurrence combined single limit for personal injury and property damage.
- 2. "All Risks" property insurance for the Equipment in an amount equal to the Stipulated Loss Value, with no co-insurance requirement.

Except as expressly modified hereby, all terms and provisions of the Agreement shall remain in full force and effect. This Schedule is not binding or effective with respect to the Agreement or Equipment until executed on behalf of Lessor and Lessee by authorized representatives of Lessor and Lessee, respectively.

IN WITNESS WHEREOF, Lessee and Lessor have caused this Schedule to be executed by their duly authorized representatives.

LESSOR:

FIRST AME NT GROUP, INC.

By: Name:

Title:

LESSEE:

GENERAL MOTORS CORPORATION

Name: Marsha L. Smith

Title: **Purchasing Senior Buyer** 



# ANNEX A TO

# **EQUIPMENT SCHEDULE NO. 1094** TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995

# DESCRIPTION OF EQUIPMENT

Supplier/ Type and Model Number Serial <u>Numbers</u> of Equipment Manufacturer of units Cost/unit Total Cost **Equipment Location:** General Motors Corporation Delphi Chassis Systems Dock 101/3100 Needmore Rd. Dayton, OH 45414 Montgomery County Hyster/Hyster S120XL25 2 \$36,035.00 \$72,070.00 PO#DCS31186 12,000 lb. Capacity Gas Powered Lift Truck PR500541-003 With the following: GM - Gas Lever Direction Control Wide Tread Drive Tires: 22 X 12 X 16 Smooth Steer Tires: 18 X 8 X 12.1 Smooth Mast: 3 Stage VISTA 162" MFH/83.5" LH/47" FL Carriage: Hook Type 42" Forks: 72" X 2.5" X 6" Class IV Hook Engine Shutdown if park brake not set Freight Hyster/Hyster S80XL/BCS \$30,530.00 \$61,060.00 PO#DCS31186 8,000 lb. Capacity LPG/Gas Powered Lift Truck PR500541-004 With the following: GM - Gas Lever Direction Control Drive Tires: 22 X 9 X 16 Lug Tread Steer Tires: 18 X 6 X 12.1 Lug Tread Mast: 3 Stage VISTA 172" MFH/83.5" LH/51.5" FL Carriage: Hook Type 48" - Class III Sideshift Engine Shutdown if park brake not set Forks: 2" X 6" X 48" Class III Pallet Freight Hyster/Hyster \$38,890.00 \$38,890.00 8,000 lb. Capacity Gas/Diesel Powered Lift Truck PO#DCS31186 PR500541-007 With the following: GM - Gas Powershift Transmission Lever Direction Control Drive Tires: 250 X 15 - Solid Pneumatic Steer Tires: 7.00 X 12 - Solid Pneumatic Mast: 3 Stage VISTA 172" MFH/84.5" LH/53.0" FL Carriage: Hook Type 48" - Class III Engine Shutdown if park brake not set

Freight

Cab: 2 Door, W/ Electric Fan, Wipers, Heater & Def., Mats Cascade Rotator model 100B-RR-14B W/48" Forks

ANNEX A

Page 2

TO **EQUIPMENT SCHEDULE NO. 1094** 

DESCRIPTION OF EQUIPMENT

Supplier/ Manufacturer Equipment Location: Serial **Numbers**  Number

of units

Cost/unit

**Total Cost** 

General Motors Corporation Delphi Chassis Systems Dock 101/3100 Needmore Rd. Dayton, OH 45414

Hyster/Hyster PO#DCS31186 PR500541-008

**Montgomery County** 

S65XM

2

\$22,885.00

\$45,770.00

6,500 lb. Capacity LP Gas Powered Lift Truck

With the following:

Type and Model

of Equipment

GM - Gas

Lever Direction Control

Tread: Standard

**Exhaust Counterweight Rear** Drive Tires: 21 X 18 X 15 Lug Steer Tires: 16 X 6 X 10.5 Lug

Mast: 3 Stage VISTA 182" MFH/82.0" LH/57.5" FL

Carriage: Hook Type 38.5"- Class II

Sideshift - Mfg Std

Engine Shutdown if park brake not set 2" X 6" X 48" Forks With Special Hook

Freight

**TOTAL EQUIPMENT COST:** 

\$217,790.00

Lessor

firstame\els.1094

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Doc# 12341094-001

ANNEX C TO

EQUIPMENT SCHEDULE NO. 1094 TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995 CERTIFICATE NO. 1 OF \_\_\_\_\_

To: FIRST AMERICAN MANAGEMENT GROUP, INC. ("Lessor")

Pursuant to the provisions of the above schedule and lease (collectively, the "Lease"), Lessee hereby certifies and warrants that all Equipment listed below has been delivered and installed (if applicable); and (b) Lessee has received the Equipment for all purposes of the Lease.

Lessee does further certify that as of the date hereof (I) Lessee is not in default under the Lease; (ii) the representations and warranties made by Lessee pursuant to or under the Lease are true and correct on the date hereof; and (iii) Lessee has reviewed and approves of the purchase documents for the Equipment, if any.

		DESCRIPTION OF	<u>EQUIPMENT</u>		
Supplier/ Manufacturer Equipment Location: General Motors Corporati Delphi Chassis Systems Dock 101/3100 Needmore Dayton, OH 45414 Montgomery County		Type and Model of Equipment	Number of units	<u>Cost/unit</u>	Total Cost
Hyster/Hyster PO#DCS31186 PR500541-003	D004D06445V D004D06446V	S120XL25 12,000 lb. Capacity Gas With the following: GM – Gas Lever Direction Control Wide Tread Drive Tires: 22 X 12 X 16 Steer Tires: 18 X 8 X 12. Mast: 3 Stage VISTA 16: Carriage: Hook Type 42" Forks: 72" X 2.5" X 6" Cl. Engine Shutdown if park	6 Smooth 1 Smooth 2" MFH/83.5" LH/4 ass IV Hook	RR 552.6 RS 10,789	
Hyster/Hyster PO#DCS31186 PR500541-004	D004D06442V D004D06443V	S80XL/BCS 8,000 lb. Capacity LPG/0 With the following: GM – Gas Lever Direction Control Drive Tires: 22 X 9 X 16 Steer Tires: 18 X 6 X 12. Mast: 3 Stage VISTA 17: Carriage: Hook Type 48" Sideshift Engine Shutdown if park Forks: 2" X 6" X 48" Clas Freight	Lug Tread 1 Lug Tread 2" MFH/83.5" LH/5 ' – Class III brake not set	RR 49 RS 9,	\$61,060.00 3. 6> /37. 63

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ANNEX C TO

Page 2

**EQUIPMENT SCHEDULE NO. 1094** CERTIFICATE NO. 1 OF \_

DESCRIPTION OF EQUIPMENT

Supplier/ **Manufacturer**  Serial **Numbers**  Type and Model of Equipment

Number

of units

Cost/unit

**Total Cost** 

**Equipment Location: General Motors Corporation** Delphi Chassis Systems Dock 101/3100 Needmore Rd. Dayton, OH 45414 **Montgomery County** 

Hyster/Hyster PO#DCS31186 PR500541-008 D187V11997V D187V1199XV

S65XM

2

\$22,885.00

\$45,770.00

6,500 lb. Capacity LP Gas Powered Lift Truck With the following:

GM - Gas

Lever Direction Control

370.05 RR RS 6,849.46

Tread: Standard

**Exhaust Counterweight Rear** 

Drive Tires: 21 X 18 X 15 Lug Steer Tires: 16 X 6 X 10.5 Lug

Mast: 3 Stage VISTA 182" MFH/82.0" LH/57.5" FL

Carriage: Hook Type 38.5"- Class II

Sideshift - Mfg Std

Engine Shutdown if park brake not set 2" X 6" X 48" Forks With Special Hook

Freight

**TOTAL EQUIPMENT COST:** 

\$178,900.00

LESSEE:

GENERAL MOTORS CORPORATION

By: Name:

Marsha L. Smith

Title:

Purchasing Senior Buyer

Date:

# ANNEX D TO EQUIPMENT SCHEDULE NO. 1094 TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995

# STIPULATED LOSS VALUE TABLE\*

	STIPULATED
RENTAL	LOSS VALUE
hada das Basal	4450/
Interim Rent	115%
Basic Term Rent	
1	115%
	114%
3	113%
2 3 4	112%
5	111%
6	111%
7	110%
8	110%
9	109%
10	108%
11	108%
12	107%
13	106%
14	105%
15	105%
16	104%
17	103%
18	103%
19	102%
20	101%
21	101%
22	100%
23	99%
24	98%
25	93%
26	98%
27	96%
28	95%
29	94%
30	94%
31	93%
32	92%
33	91%

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34	1	90%	
35		90%	
36		89%	
37		88%	
38		87%	
39		86%	
40		85%	
41		85%	
42		84%	
43		83%	
44		82%	
45		81%	
46		80%	
47		79%	
48		78%	
49		77%	
50		76%	
51		76%	
52		74%	
53		73%	
54		72%	
55		71%	
56		70%	
57		70%	
58		68%	
59		67%	
60		67%	

\*The Stipulated Loss Value or Termination Value for any unit of Equipment shall be equal to the Capitalized Lessor's Cost of such unit multiplied by the appropriate percentage derived from the above tables. In the event that the lease term is for any reason extended, then the last percentage figure shown above shall control throughout any such extended term.

nitials/1// Lessor

Lessee

# **EXHIBIT 4**

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EQUIPMENT SCHEDULE NO. 1103 TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995

1000691 592575-001

Lessor and Mailing Address:

FIRST AMERICAN CAPITAL MANAGEMENT GROUP, INC. 1600 RAND TOWER, 527 MARQUETTE AVE. S. MINNEAPOLIS, MN 55402

Lessee and Mailing Address:

#656.83/month

**GENERAL MOTORS CORPORATION** 902 E. HAMILTON AVENUE FLINT, MI 48550

Capitalized terms not defined herein shall have the meanings assigned to them in the Master Lease Agreement identified above ("Agreement", said Agreement and this Schedule being collectively referred to as "Lease").

#### Α. EQUIPMENT

Pursuant to the terms of the Lease, Lessor agrees to acquire and lease to Lessee the Equipment listed on Annex A attached hereto and made a part hereof.

- В. FINANCIAL TERMS
  - 1. Advance Rent (if any): N/A
  - 2. Capitalized Lessor's Cost: \$40,620.00
  - 3. Basic Term Lease Rate Factor: 1.617%
  - 4. Daily Lease Rate Factor: 0.0539%
  - 5. Basic Term (Number of Months): 60
  - 6. Basic Term Commencement Date: The last day of the calendar month in which the Commencement Date occurs for all the Equipment described herein.
  - 7. Equipment Location: General Motors Corporation

Delphi Automotive Systems

999 Randall Road Coopersville, MI 49404

Ottawa County

- 8. Lessee's Federal Tax ID Number: 38-0572515
- 9. Supplier: Hyster Company
- 10. Last Delivery Date:
- Termination Date: The later of (I) the 60th Basic Rent Date or (ii) the last day of any extension of this 11.
- 12. Purchase Option: Fair Market Value.
- 13. Renewal Option: Provided that an Event of Default has not occurred and this Equipment Schedule has not previously been terminated, the Lessee shall have the right at its option, upon not less than 90 days' written notice to the Lessor prior to the original Termination Date, to renew all (but not less than all) of the Equipment subject to this Equipment Schedule for a firm term renewal period requested by Lessee of 12 or 24 months at a monthly renewal rate for such term as determined by Lessee and Lessor.



- In furtherance, and not in limitation of, the use, maintenance and return 14. Return Provisions: conditions for the Equipment set forth in Section X of the Master Lease, Lessee hereby agrees to return the Equipment to Lessor in accordance with all of the terms and conditions of the Master lease and in compliance with the following special return conditions. Lessor or its agent shall conduct a preliminary inspection of the Equipment at the equipment location prior to the expiration of the Lease to minimize claims made after return, provided however, that Lessee shall nonetheless remain liable for the Equipment unless and until it is returned to Lessor as specified below.
  - At the time of return when loaded to its rated capacity, each unit shall:
    - Start under its own power and idle without water, fuel or oil leaks.
    - Move through its normal speed ranges in both forward and reverse;
    - c. Be in good appearance, free from all advertising, and insignia placed thereon by Lessee, in a clean condition, free of material rust and corrosion that would impede the normal operation of the units:
    - Steer normally right and left in both forward and reverse;
    - Be able to stop with its service brakes within a safe distance in both forward and reverse;
    - Lift, lower and tilt normally;
  - 2. Be complete with no missing or damaged parts and have all components able to perform the function for which they were designed in accordance with the manufacturer's recommended specifications;
  - 3. With respect to tires, averaged over all tires the remaining wear life shall be a minimum of 50% and there shall be no damage to any individual tire that precludes normal usage.
  - 4. With respect to all batteries, all batteries must be capable of maintaining not less than 90% of the rated voltage charge and amp hours as when originally delivered and originally specified by the manufacturer. With respect to the battery chargers, be capable of maintaining its rated charging capacity.

#### C. TAX BENEFITS

# **Depreciation Deductions:**

- Depreciation Method: Two hundred percent (200%) declining balance method, switching to straight a. line method for the first (1st) taxable year for which using the straight line method with respect to the adjusted basis as of the beginning of such year will yield a larger allowance.
- b. Recovery Period: 5 years.
- Basis: 100% of Capitalized Lessor's Cost.

#### D. TERM AND RENT

Interim Rent. For the period from and including the Lease Commencement Date to the Basic Term 1. Commencement Date ("Interim Period"), Lessee shall pay as rent ("Interim Rent") for each unit of Equipment, the product of the Daily Lease Rate Factor times the Capitalized Lessor's Cost of such unit times the number of days in the Interim Period. Interim Rent shall be due on the Basic Term Commencement Date.

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2. Basic Term Rent. Commencing on the Basic Term Commencement Date, and on the last day of each month thereafter (each, a "Rent Payment Date") during the Basic Term, Lessee shall pay as rent ("Basic Term Rent") the product of the Basic Term Lease Rate Factor times the Capitalized Lessor's Cost of all Equipment on this Schedule.

3. Adjustment to Capitalized Lessor's Cost. Lessee hereby irrevocably authorizes Lessor to adjust the Capitalized Lessor's Cost up or down by no more than ten percent (10%) to account for equipment change orders, equipment returns, invoicing errors, and similar matters. Lessee acknowledges and agrees that the Rent shall be adjusted as a result of such change in the Capitalized Lessor's Cost (pursuant to paragraphs 1 and 2 above). Lessor shall send Lessee a written notice stating the final Capitalized Lessor's Cost, if different from that disclosed on this Schedule.

#### E. **INSURANCE**

- Commercial (broad form comprehensive) general liability, including contractual liability coverage, in 1. limits of not less than \$2,000,000 per occurrence combined single limit for personal injury and property damage.
- 2. "All Risks" property insurance for the Equipment in an amount equal to the Stipulated Loss Value, with no co-insurance requirement.

Except as expressly modified hereby, all terms and provisions of the Agreement shall remain in full force and effect. This Schedule is not binding or effective with respect to the Agreement or Equipment until executed on behalf of Lessor and Lessee by authorized representatives of Lessor and Lessee, respectively.

IN WITNESS WHEREOF, Lessee and Lessor have caused this Schedule to be executed by their duly authorized representatives.

LESSEE: LESSOR: GEMENT GROUP, INC. GENERAL MOTORS CORPORATION FIRST AME By: Name: Marsha L. Smith Name: Title: Purchasing Senior Buyer Title:

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Exhibits 1 ORI Gold N3Ads-001

## , ANNEX A

## EQUIPMENT SCHEDULE NO. 1103 TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995

## **DESCRIPTION OF EQUIPMENT**

Supplier/ Manufacturer Serial Numbers Type and Model of Equipment

Number

of units

Cost/unit

**Total Cost** 

Equipment Location:
General Motors Corporation
Delphi Automotive Systems
999 Randall Road
Coopersviile, MI 49404
Ottawa County

Hyster/Hyster PO#CVS31407 PRDP0100-001 E40XMS

2

\$20,310.00

\$40,620.00

4,000 lb Capacity Electric Powered Lift Truck

With the following: Enhanced Control Pkg

36 Volt

**Lever Direction Control** 

SCR Hydraulics

Battery Discharge W/ Lift Interrupt - MFG STD

Seat Actuated and Manual Brake

Tread: Wide

Drive Tires: 18 x 7 x 12.1 Smooth Non-Marking Steer Tires: 15 x 5 x 11.25 Smooth Non-Marking Mast: 3 Stage VISTA 189.0" MFH/82" LH/59.5" FL

Carriage: Hook Type 36" Sideshift: MFG STD

Forks: 1.5" X 4" X 36" Class II Hydrasmooth Accumulator

Freight

TOTAL EQUIPMENT COST:

\$40,620.00

INITIALS:

1. .

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Filed 08/23/06 Entered 08/23/06 15:56:14 Exhibit

Doc# 12341103-001

ANNEX C

TO

## EQUIPMENT SCHEDULE NO. 1103 TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995

To: FIRST AMERICAN MANAGEMENT GROUP, INC. ("Lessor")

Pursuant to the provisions of the above schedule and lease (collectively, the "Lease"), Lessee hereby certifies and warrants that all Equipment listed below has been delivered and installed (if applicable); and (b) Lessee has received the Equipment for all purposes of the Lease.

Lessee does further certify that as of the date hereof (I) Lessee is not in default under the Lease; (ii) the representations and warranties made by Lessee pursuant to or under the Lease are true and correct on the date hereof; and (iii) Lessee has reviewed and approves of the purchase documents for the Equipment, if any.

Supplier/ Serial
Manufacturer Numbers

Equipment Location:
General Motors Corporation
Delphi Automotive Systems
999 Randall Road
Coopersville, MI 49404
Ottawa County

DESCRIPTION OF EQUIPMENT

Type and Model

of Equipment of unit

Number of units

Cost/unit

Total Cost

Hyster/Hyster PO#CVS31407 PRDP0100-001 D114V03631V D114V03695V E40XMS

.

2

\$20,310.00

\$40,620,00

4,000 lb. Capacity Electric Powered Lift Truck With the following:

Enhanced Control Pkg.

36 Volt

Lever Direction Control

SCR Hydraulics

Battery Discharge W/ Lift Interrupt - MFG STD

Seat Actuated and Manual Brake

Tread: Wide

Drive Tires: 18 x 7 x 12.1 Smooth Non-Marking Steer Tires: 15 x 5 x 11.25 Smooth Non-Marking Mast: 3 Stage VISTA 189.0" MFH/82" LH/59.5" FL

Carriage: Hook Type 36" Sideshift: MFG STD

Forks: 1.5" X 4" X 36" Class II Hydrasmooth Accumulator

Freight

TOTAL EQUIPMENT COST:

\$40,620.00

LESSEE:

GENERAL MOTORS CORPORATION

By:

Name: Title: Marsha L. Smith

Marsna L. Smith

Date:

Purchasing Senior Buyer

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## ANNEX D TO **EQUIPMENT SCHEDULE NO. 1103** TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995

## STIPULATED LOSS VALUE TABLE\*

RENTAL	STIPULATED LOSS VALUE
Interim Rent	115%
Basic Term Rent	
1	115%
. 2	114%
3	113%
4	112%
5	111%
6	111%
7	110%
8	110%
9	109%
10	108%
11	108%
12	107%
13	106%
14	105%
15	105%
16	104%
17	103%
18	103%
19	102%
20	101%
21	101%
22	100%
23	99%
24	98%
25	93%
26	98%
27	96%
28	95%
29	94%

30		94%
31		93%
32		92%
33		91%
34		90%
35		90%
36		89%
37		88%
38		87%
39		86%
40		85%
41		85%
42		84%
43		83%
44		82%
45		81%
46		80%
47		79%
48		78%
49		77%
50		76%
51		76%
52		74%
53	•	73%
54		72%
55		71%
56		70%
57		70%
58		68%
59		67%
60		67%

\*The Stipulated Loss Value or Termination Value for any unit of Equipment shall be equal to the Capitalized Lessor's Cost of such unit multiplied by the appropriate percentage derived from the above tables. In the event that the lease term is for any reason extended, then the last percentage figure shown above shall control throughout any such extended term.

## **EXHIBIT 5**

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## Filed 08/23/06 **u**Entered 08/23/06 15:56:14 thru 9 . 42 of 79

EQUIPMENT SCHEDULE NO. 1116

TO MASTER LEASE AGREEMENT \_ DATED AS OF MAY 1, 1995

Doc#12341116-001 100700 . 592593-001

Lessor and Mailing Address:

Lessee and Mailing Address:

FIRST AMERICAN CAPITAL MANAGEMENT GROUP, INC. 1600 RAND TOWER, 527 MARQUETTE AVE. S. MINNEAPOLIS, MN 55402

GENERAL MOTORS CORPORATION 902 E. HAMILTON AVENUE FLINT, MI 48550

Capitalized terms not defined herein

shall have the meanings assigned to them in the Master Lease Agreement identified above ("Agreement", said Agreement and this Schedule being collectively referred to as "Lease").

#### A. EQUIPMENT

Pursuant to the terms of the Lease, Lessor agrees to acquire and lease to Lessee the Equipment listed on Parton 1 Lest menth \$1,243.45/menth (or) \$441.15/wit x3 Annex A attached hereto and made a part hereof.

- B. FINANCIAL TERMS
  - 1 Advance Rent (if any): N/A
  - 2. Capitalized Lessor's Cost: \$179,260.00
  - 3. Basic Term Lease Rate Factor: 1.617%
  - 4. Daily Lease Rate Factor: 0.0539%
  - 5. Basic Term (Number of Months): 60
  - 6. Basic Term Commencement Date: The last day of the calendar month in which the Commencement Date occurs for all the Equipment described herein.
  - 7. Equipment Location: General Motors Corporation P Delphi Packard Electric Systems 13701 Mines Road Laredo, Texas Webb County
  - 8. Lessee's Federal Tax ID Number: 38-0572515
  - 9. Supplier: Hyster Company
  - 10. Last Delivery Date:
  - 11. Termination Date: The later of (I) the 60th Basic Rent Date or (ii) the last day of any extension of this Lease.
  - 12. Purchase Option: Fair Market Value.
  - 13. Renewal Option: Provided that an Event of Default has not occurred and this Equipment Schedule has not previously been terminated, the Lessee shall have the right at its option, upon not less than 90 days' written notice to the Lessor prior to the original Termination Date, to renew all (but not less than all) of the Equipment subject to this Equipment Schedule for a firm term renewal period requested by Lessee of 12 or 24 months at a monthly renewal rate for such term as determined by Lessee and Lessor.

- 14. Return Provisions: In furtherance, and not in limitation of, the use, maintenance and return conditions for the Equipment set forth in Section X of the Master Lease, Lessee hereby agrees to return the Equipment to Lessor in accordance with all of the terms and conditions of the Master lease and in compliance with the following special return conditions. Lessor or its agent shall conduct a preliminary inspection of the Equipment at the equipment location prior to the expiration of the Lease to minimize claims made after return, provided however, that Lessee shall nonetheless remain liable for the Equipment unless and until it is returned to Lessor as specified below.
  - 1. At the time of return when loaded to its rated capacity, each unit shall:
    - Start under its own power and idle without water, fuel or oil leaks.
    - b. Move through its normal speed ranges in both forward and reverse:
    - Be in good appearance, free from all advertising, and insignia placed thereon by Lessee, in a clean condition, free of material rust and corrosion that would impede the normal operation of the units;
    - Steer normally right and left in both forward and reverse;
    - e. Be able to stop with its service brakes within a safe distance in both forward and reverse;
    - Lift, lower and tilt normally;
  - Be complete with no missing or damaged parts and have all components able to perform the function for which they were designed in accordance with the manufacturer's recommended specifications;
  - 3. With respect to tires, averaged over all tires the remaining wear life shall be a minimum of 50% and there shall be no damage to any individual tire that precludes normal usage.
  - 4. With respect to all batteries, all batteries must be capable of maintaining not less than 90% of the rated voltage charge and amp hours as when originally delivered and originally specified by the manufacturer. With respect to the battery chargers, be capable of maintaining its rated charging capacity.

### C. TAX BENEFITS

### Depreciation Deductions:

- a. <u>Depreciation Method</u>: Two hundred percent (200%) declining balance method, switching to straight line method for the first (1st) taxable year for which using the straight line method with respect to the adjusted basis as of the beginning of such year will yield a larger allowance.
- Recovery Period: 5 years.
- c. Basis: 100% of Capitalized Lessor's Cost.

## D. TERM AND RENT

Interim Rent. For the period from and including the Lease Commencement Date to the Basic Term
Commencement Date ("Interim Period"), Lessee shall pay as rent ("Interim Rent") for each unit of
Equipment, the product of the Daily Lease Rate Factor times the Capitalized Lessor's Cost of such unit
times the number of days in the Interim Period. Interim Rent shall be due on the Basic Term
Commencement Date.

- Basic Term Rent. Commencing on the Basic Term Commencement Date, and on the last day of each
  month thereafter (each, a "Rent Payment Date") during the Basic Term, Lessee shall pay as rent
  ("Basic Term Rent") the product of the Basic Term Lease Rate Factor times the Capitalized Lessor's
  Cost of all Equipment on this Schedule.
- 3. Adjustment to Capitalized Lessor's Cost. Lessee hereby irrevocably authorizes Lessor to adjust the Capitalized Lessor's Cost up or down by no more than ten percent (10%) to account for equipment change orders, equipment returns, invoicing errors, and similar matters. Lessee acknowledges and agrees that the Rent shall be adjusted as a result of such change in the Capitalized Lessor's Cost (pursuant to paragraphs 1 and 2 above). Lessor shall send Lessee a written notice stating the final Capitalized Lessor's Cost, if different from that disclosed on this Schedule.

### E. INSURANCE

- Commercial (broad form comprehensive) general liability, including contractual liability coverage, in limits of not less than \$2,000,000 per occurrence combined single limit for personal injury and property damage.
- "All Risks" property insurance for the Equipment in an amount equal to the Stipulated Loss Value, with no co-insurance requirement.

Except as expressly modified hereby, all terms and provisions of the Agreement shall remain in full force and effect. This Schedule is not binding or effective with respect to the Agreement or Equipment until executed on behalf of Lessor and Lessee by authorized representatives of Lessor and Lessee, respectively.

IN WITNESS WHEREOF, Lessee and Lessor have caused this Schedule to be executed by their duly authorized representatives.

LESSOR:	LESSEE:
10111000	GENERAL MOTORS CORPORATION,
By: Name: Title:	Name: Marsha L. Smith Title: Purchasing Senior Buyer
	Title. Talondoing control bayer

05-44481-rdd Doc 5009-1 Filed 08/23/06 Entered 08/23/06 15:56:14 Exhibits 1\A L

## ANNEX A

EQUIPMENT SCHEDULE NO. 1116
TO MASTER LEASE AGREEMENT
DATED AS OF MAY 1, 1995

## DESCRIPTION OF EQUIPMENT

Type and Model Number Supplier/ Serial Manufacturer Numbers of Equipment of units Cost/unit **Total Cost** Equipment Location: General Motors Corporation Delphi Packard Electric Systems 13701 Mines Road Laredo, Texas Webb County S30XM \$20,225.00 \$101,125.00 Hyster/Hyster PO#P1S91129 3,000 lb Capacity LP Gas Powered Lift Truck PRD2015A-001 With the following: Mazda LP Gas Lever Direction Control Tread: Wide Drive Tires: 18 x 6 x 12 -- Smooth Non-Marking Steer Tires: 15 x 5 x 11.25 - Smooth Non-Marking Mast: 3 Stage Vista 189" MFH/82" LH/59.0" FL Carriage: Hook Type 36" Sideshift: Mfg Std Forks: 42" K-1 9B Engine Shutdown if Operator leaves without setting Park Brake 2 LP Tanks Freight \$30,640.00 S60XM \$30,640.00 Hyster/Hyster 6,000 lb Capacity Lift Truck PO#P1S91129 With the following: PRD2015A-003 GM - LP Gas Lever Direction Control Tread: Standard Drive Tires: 21 x 8 x 15 Smooth Non-Marking Steer Tires: 16 x 6 x 10.5 Smooth Non-Marking Mast: 4 Stage Vista 240" MFH/83.5" LH/61" FL Carriage: Hook Type 38.5" - Class II Engine Shutdown if Park Brake Not Set 2 LP Tanks Cascade Rotator 55D-RR-10B Forks: 48" Rotator Type Freight

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ANNEX A TO

## EQUIPMENT SCHEDULE NO. 1116

## DESCRIPTION OF EQUIPMENT

Type and Model Supplier/ Number Serial Manufacturer Numbers of Equipment of units Cost/unit **Total Cost Equipment Location:** General Motors Corporation Delphi Packard Electric Systems 13701 Mines Road Laredo, Texas Webb County Hyster/Hyster S80XL2 1 \$31,960.00 \$31,960.00 8,000 lb Gas Lift Truck PO#P1S91129 With the following: PRD2015A-004 GM - LP Gas **Lever Direction Control** Drive Tires: 22 x 9 x 16 Lug Steer Tires: 18 x 7 x 12.1 Lug Wide Tread Mast: 3 Stage Vista 194" MFH/91.5" LH/60.0" FL Carriage: Hook Type 48\* Sideshift - Mfg Std Forks: 60" K-1 9B Engine Shutdown if Operator Leaves Seat Without Setting Park Brake Freight

Hyster/Hyster PO#P1S91129 PRD2015A-009 R30ES

\$15,535.00

\$15,535.00

3,000 lb Capacity Electric Orderpicker

With the following:

24 Volt

Drive Tire: Polyurethane

Battery Discharge Indicator w/Lift Interrupt Mast: 3 Stage Vista 213" MFH/95" LH

Operator Platform: 40" Wide

Base Width: 41" Forks: 42" - MFG STD

Freight

**TOTAL EQUIPMENT COST:** 

\$179,260.00

INITIALS:

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ANNEX C

TO

**EQUIPMENT SCHEDULE NO. 1116** TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995

To: FIRST AMERICAN MANAGEMENT GROUP, INC. ("Lessor")

Pursuant to the provisions of the above schedule and lease (collectively, the "Lease"), Lessee hereby certifies and warrants that all Equipment listed below has been delivered and installed (if applicable); and (b) Lessee has received the Equipment for all purposes of the Lease.

Lessee does further certify that as of the date hereof (I) Lessee is not in default under the Lease; (ii) the representations and warranties made by Lessee pursuant to or under the Lease are true and correct on the date hereof; and (iii) Lessee has reviewed and approves of the purchase documents for the Equipment,

if any.		DESCRIPTION OF EQUIPM	<b>MENT</b>		
Supplier/	Serial	Type and Model	Number		
Manufacturer	Numbers	of Equipment	of units	Cost/unit	Total Cost
Equipment Location:					
General Motors Corporation	on				
Moraine Assembly Plant					
Delphi Packard Electric St	vstems				
13701 Mines Road	•				
Laredo, Texas		2 4 5150			_
Webb County	The state of the s	- Returned			f
•		- Returned + Sold			
Hyster/Hyster /	C010H04466V	(000)	5	\$20,225.00	\$101,125.00
PO#P1S91129 /	C010H04467V	3,000 lb Capacity LP Gas Powered	d Lift Truck		
PRD2015A-001 /	C010H04468V	V/vith the following:			
1	C010H04469V	Mazda LP Gas			
\	C010H04470V	Lever Direction Control			
	/	Tread: Wide			
		Drive Tires: 18 x 6 x 12 Smooth !			
	F.	Steer Tires: 15 x 5 x 11.25 Smooth			
		Mast: 3 Stage Vista 189" MFH/82"	LH/59.0" FL		
		Carriage: Hook Type 36"			
		Sideshift: Mfg Std Forks: 42" K-1 9B			
		Engine Shutdown if Operator leave	as without sotting	Dark Brake	
		2 LP Tanks	es williout setting	raik blake	
		Freight			
		reigne			
Hyster/Hyster	D187V10241V	S60XM	1	\$30,640.00	\$30,640.00
PO#P1S91129	510,1102,11,	6,000 lb Capacity Lift Truck	•	****	, ,
PRD2015A-003		With the following:			
17(5251071500		GM – LP Gas			
		Lever Direction Control			
		Tread: Standard			
		Drive Tires: 21 x 8 x 15 Smooth No	on-Marking		
		Steer Tires: 16 x 6 x 10.5 Smooth			
		Mast: 4 Stage Vista 240" MFH/83.	5" LH/61" FL		
		Carriage: Hook Type 38.5" - Class	s il		
		Engine Shutdown if Park Brake No			
		2 LP Tanks			
		Cascade Rotator 55D-RR-10B			
	•	Forks: 48" Rotator Type			
		Freight			

ANNEX C TO

## EQUIPMENT SCHEDULE NO. 1116

## DESCRIPTION OF EQUIPMENT

Supplier/ Manufacturer Serial Numbers Type and Model of Equipment

Number of units

Cost/unit **Total Cost** 

Equipment Location:

**General Motors Corporation** Delphi Packard Electric Systems 13701 Mines Road

Laredo, Texas Webb County

Hyster/Hyster

D004D05634V

S80XL2

1

\$31,960.00

\$31,960.00

PO#P1S91129 PRD2015A-004

8,000 lb Gas Lift Truck

With the following: GM - LP Gas

Lever Direction Control Drive Tires: 22 x 9 x 16 Lug Steer Tires: 18 x 7 x 12.1 Lug

Wide Tread

Mast: 3 Stage Vista 194" MFH/91.5" LH/60.0" FL

Carriage: Hook Type 48" Sideshift - Mfg Std Forks: 60" K-1 9B

Engine Shutdown if Operator Leaves Seat Without Setting Park Brake

Freight

Hyster/Hyster PO#P1S91129 PRD2015A-009

B174H03248V

R30ES

\$15,535.00

\$15,535.00

3,000 lb Capacity Electric Orderpicker

With the following:

24 Volt

Drive Tire: Polyurethane

Battery Discharge Indicator w/Lift Interrupt Mast: 3 Stage Vista 213" MFH/95" LH

Operator Platform: 40" Wide

Base Width: 41" Forks: 42" - MFG STD

Freight

TOTAL EQUIPMENT COST:

\$179,260.00

LESSEE:

GENERAL MOTORS CORPORATION

By:

Authorized Representative

Name:

Marsha L. Smith

Title:

Purchasing Senior Buyer

Date:

firstame\els.1116

ANNEX D
TO
EQUIPMENT SCHEDULE NO. 1116

## STIPULATED LOSS VALUE TABLE\*

TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995

DENITAL	STIPULATED
RENTAL	LOSS VALUE
Interim Rent	115%
Basic Term Rent	
1	115%
2 3	114%
3	113%
4	112%
5	111%
6	111%
7	110%
8	110%
9	109%
10	108%
11	108%
12	107%
13	106%
14	105%
15	105%
16	104%
17	103%
18	103%
19	102%
20	101%
21	101%
22	100%
23	99%
24	98%
25	93%
26	98%
27	96%
28	95%
29	94%
30	94%

05-44481-rdd	Doc 5009-1	Filed 08/23/06 Entered 08/23/06 15:56:14 Exhibits 1\ A L thru 9 Pg 50 of 79 Doc#12341116-001
	31	93%
	32	92%
	33	91%
	34	90%
	35	90%
	36	89%
	37	88%
	38	87%
	39	86%
	40	85%
	41	85%
	42	84%
	43	83%
	44	82%
	45	81%
	46	80%
	47	79%
	48	78%
	49	77%
	50	76%
	51	76%
	52	74%
	53	73%
	. 54	72%
	55	71%
	56	70%
	57	70%
	58	68%
	59	67%
	60 _	67%

<sup>\*</sup>The Stipulated Loss Value or Termination Value for any unit of Equipment shall be equal to the Capitalized Lessor's Cost of such unit multiplied by the appropriate percentage derived from the above tables. In the event that the lease term is for any reason extended, then the last percentage figure shown above shall control throughout any such extended term.

Initials Lesses

## **EXHIBIT 6**

Filed 08/23/06 Entered 08/23/06 15:56:144113 Exhibits 1 05-44481-rdd Doc 5009-1

EQUIPMENT SOFRED LED 79

NO. 1137 TO MASTER LEASE AGREEMENT \_DATED AS OF MAY 1, 1995

1000937 592615-001

Lessor and Mailing Address:

Lessee and Mailing Address:

FIRST AMERICAN CAPITAL MANAGEMENT GROUP, INC. 1600 RAND TOWER, 527 MARQUETTE AVE. S. MINNEAPOLIS, MN 55402

GENERAL MOTORS CORPORATION 902 E. HAMILTON AVENUE FLINT, MI 48550

Capitalized terms not defined herein shall have the meanings assigned to them in the Master Lease Agreement identified above ("Agreement", said Agreement and this Schedule being collectively referred to as "Lease").

#### A. EQUIPMENT

Pursuant to the terms of the Lease, Lessor agrees to acquire and lease to Lessee the Equipment listed on Annex A attached hereto and made a part hereof.

- В. FINANCIAL TERMS
  - 1. Advance Rent (if any): N/A
  - 2. Capitalized Lessor's Cost: \$113,664.00
  - 3. Basic Term Lease Rate Factor: 1.617%
  - Daily Lease Rate Factor: 0.0539% 4.
  - 5. Basic Term (Number of Months): 60
  - Basic Term Commencement Date: The last day of the calendar month in which the Commencement 6. Date occurs for all the Equipment described herein.
  - 7. Equipment Location: General Motors Corporation E Delphi Packard Electric Systems Receiving Plant Dock 13 1265 North River Road Warren, OH 44483 Trumbull County
  - Lessee's Federal Tax ID Number: 38-0572515 8.
  - 9. Supplier: Fallsway Equipment Company
  - 10. Last Delivery Date:
  - Termination Date: The later of (I) the 60th Basic Rent Date or (ii) the last day of any extension of this 11. Lease.
  - 12. Purchase Option: Fair Market Value.
  - Renewal Option: Provided that an Event of Default has not occurred and this Equipment Schedule has 13. not previously been terminated, the Lessee shall have the right at its option, upon not less than 90 days' written notice to the Lessor prior to the original Termination Date, to renew all (but not less than all) of the Equipment subject to this Equipment Schedule for a firm term renewal period requested by

- 05-44481-rdd Doc 5009-1 Filed 08/23/06 Entered 08/23/06 15:56 1 Lessee of 12 or 24 months at Maundonthly genewal rate for such term as determined by Lessee and Lessor.
  - 14. Return Provisions: In furtherance, and not in limitation of, the use, maintenance and return conditions for the Equipment set forth in Section X of the Master Lease, Lessee hereby agrees to return the Equipment to Lessor in accordance with all of the terms and conditions of the Master lease and in compliance with the following special return conditions. Lessor or its agent shall conduct a preliminary inspection of the Equipment at the equipment location prior to the expiration of the Lease to minimize claims made after return, provided however, that Lessee shall nonetheless remain liable for the Equipment unless and until it is returned to Lessor as specified below.
    - 1. At the time of return when loaded to its rated capacity, each unit shall:
      - a. Start under its own power and idle without water, fuel or oil leaks.
      - b. Move through its normal speed ranges in both forward and reverse;
      - Be in good appearance, free from all advertising, and insignia placed thereon by Lessee, in a clean condition, free of material rust and corrosion that would impede the normal operation of the units;
      - Steer normally right and left in both forward and reverse;
      - e. Be able to stop with its service brakes within a safe distance in both forward and reverse;
      - f. Lift, lower and tilt normally;
    - Be complete with no missing or damaged parts and have all components able to perform the function for which they were designed in accordance with the manufacturer's recommended specifications;
    - With respect to tires, averaged over all tires the remaining wear life shall be a minimum of 50% and there shall be no damage to any individual tire that precludes normal usage.
    - 4. With respect to all batteries, all batteries must be capable of maintaining not less than 90% of the rated voltage charge and amp hours as when originally delivered and originally specified by the manufacturer. With respect to the battery chargers, be capable of maintaining its rated charging capacity.

## C. TAX BENEFITS

### Depreciation Deductions:

- a. <u>Depreciation Method</u>: Two hundred percent (200%) declining balance method, switching to straight line method for the first (1st) taxable year for which using the straight line method with respect to the adjusted basis as of the beginning of such year will yield a larger allowance.
- b. Recovery Period: 5 years.
- c. Basis: 100% of Capitalized Lessor's Cost.

## D. TERM AND RENT

1. Interim Rent. For the period from and including the Lease Commencement Date to the Basic Term Commencement Date ("Interim Period"), Lessee shall pay as rent ("Interim Rent") for each unit of Equipment, the product of the Daily Lease Rate Factor times the Capitalized Lessor's Cost of such unit times the number of days in the Interim Period. Interim Rent shall be due on the Basic Term Commencement Date.

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- 2. Basic Term Rent. Commencing on the Basic Term Commencement Date, and on the last day of each month thereafter (each, a "Rent Payment Date") during the Basic Term, Lessee shall pay as rent ("Basic Term Rent")-the product of the Basic Term Lease Rate Factor times the Capitalized Lessor's Cost of all Equipment on this Schedule.
- 3. Adjustment to Capitalized Lessor's Cost. Lessee hereby irrevocably authorizes Lessor to adjust the Capitalized Lessor's Cost up or down by no more than ten percent (10%) to account for equipment change orders, equipment returns, invoicing errors, and similar matters. Lessee acknowledges and agrees that the Rent shall be adjusted as a result of such change in the Capitalized Lessor's Cost (pursuant to paragraphs 1 and 2 above). Lessor shall send Lessee a written notice stating the final Capitalized Lessor's Cost, if different from that disclosed on this Schedule.

### E. INSURANCE

- Commercial (broad form comprehensive) general liability, including contractual liability coverage, in limits of not less than \$2,000,000 per occurrence combined single limit for personal injury and property damage.
- "All Risks" property insurance for the Equipment in an amount equal to the Stipulated Loss Value, with no co-insurance requirement.

Except as expressly modified hereby, all terms and provisions of the Agreement shall remain in full force and effect. This Schedule is not binding or effective with respect to the Agreement or Equipment until executed on behalf of Lessor and Lessee by authorized representatives of Lessor and Lessee, respectively.

IN WITNESS WHEREOF, Lessee and Lessor have caused this Schedule to be executed by their duly authorized representatives.

LESSOR:

FIRST AMERICAN CAPITAL MANAGEMENT GROUP, INC.

By: \\
Name:
Title:

\_

<sup>7</sup>. P. / C. F. O

LESSEE:

GENERAL MOTORS CORPORATION,

Name: Marsha L. Smith

Title: Purchasing Senior Buyer

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ANNEX A

TO

EQUIPMENT SCHEDULE NO. 1137 TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995

DESCRIPTION OF EQUIPMENT

Supplier/ Serial Manufacturer Numbers Equipment Location: General Motors Corporation Delphi Packard Electric Systems Receiving Plant Dock 13 1265 North River Road Warren, OH 44483

Type and Model of Equipment

of units

Cost/unit

**Total Cost** 

Fallsway/Crown PO#P1\$05310 PRD2055A-001

Trumbull County

RC3020-30

\$18,944.00

\$113,664.00

3,000 lb Capacity Electric Lift Trucks With the Following:

Electric Controls: 36 Volt GE EV100LXT SCR Battery Discharge Indicator w/Lift Interrupt

Mast: 3-Stage 226/95/47 FFL

Sideshifter: Hydraulic

Forks: None Drive Tires: Poly Steer Tires: Poly

Directional Forward Steering Operator Stance: Side **Emergency Power Disconnect** 

Power Steering Freight

**TOTAL EQUIPMENT COST:** 

\$113,664.00

INITIALS:

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TO

EQUIPMENT SCHEDULE NO. 1137
TO MASTER LEASE AGREEMENT
DATED AS OF MAY 1, 1995

To: FIRST AMERICAN MANAGEMENT GROUP, INC. ("Lessor")

Pursuant to the provisions of the above schedule and lease (collectively, the "Lease"), Lessee hereby certifies and warrants that all Equipment listed below has been delivered and installed (if applicable); and (b) Lessee has received the Equipment for all purposes of the Lease.

Lessee does further certify that as of the date hereof (I) Lessee is not in default under the Lease; (ii) the representations and warranties made by Lessee pursuant to or under the Lease are true and correct on the date hereof; and (iii) Lessee has reviewed and approves of the purchase documents for the Equipment,

if any.		DESCRIPTION OF EC	QUIPMENT		
Supplier/	Serial	Type and Model	Number		
Manufacturer Equipment Location: General Motors Corporati	Numbers	of Equipment	of units	Cost/unit	Total Cost
Delphi Packard Electric S Receiving Plant Dock 13 1265 North River Road					
Warren, OH 44483 Trumbull County					•
Fallsway/Crown PO#P1S05310 PRD2055A-001	1A203955 Y32216PE2 1A203996 Y32216PE1 1A204010 Y32216PE5 1A204011 Y32216PE4 1A204019 Y32216PE3 1A204080 Y32216PE6	RC3020-30 3,000 lb Capacity Electric Li With the Following: Electric Controls: 36 Volt GE Battery Discharge Indicator Mast: 3-Stage 226/95/47 FF Sideshifter: Hydraulic Forks: None Drive Tires: Poly Steer Tires: Poly Directional Forward Steering Operator Stance: Side Emergency Power Disconne Power Steering Freight	E EV100LXT SCR w/Lift Interrupt L	\$18,944.00	\$113,664.00

TOTAL EQUIPMENT COST:

\$113,664.00

LESSEE:

GENERAL MOTORS, CORPORATION

Ву:

Authorized Representative

Name:

Marsha L. Smith

Title:

Purchasing Senior Buyer

ng.

Date:

2-23-99

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EQUIPMENT SCHEDULE NO. 1137
TO MASTER LEASE AGREEMENT
DATED AS OF MAY 1, 1995

## STIPULATED LOSS VALUE TABLE\*

	STIPULATED
RENTAL	LOSS VALUE
Interim Rent	115%
Basic Term Rent	1150/
1	115%
2 3	114%
3	113%
4	112%
5	111%
6	111%
7	110%
8	110%
9	109%
10	108%
11	108%
12	107%
13	106%
14	105%
15	105%
16	104%
17	103%
18	103%
19	102%
20	101%
21	101%
22	100%
23	99%
24	98%
25	93%
26	98%
27	96%
28	95%
29	94%
30	94%

05-44481-rdd	Doc 5009-1	Filed 08/23/06 Entered 08/23/06 15:56:14 thru 9 2 Pg 58 of 79 93%	DE#1416/11537-001
	32	thru 9 \ Pg 58 of 79 93% 92%	
	33	91%	
	34 -	90%	
		90%	
	35 36	89%	
	37	88%	•
	38	87%	
	39	86%	
	40	85%	
	41	85%	
	42		
	43	84%	
		83%	
	44	82%	
	45 40	81%	
	46	80%	
	47	79%	
	48	78%	
	49	77%	
	50	76%	
	51	76%	•
	52	74%	
	53	73%	*
•	54	72%	
	· 55	71%	
	56	70%	
	57	70%	
	58	68%	
	59	67%	
	60 .	67%	

<sup>\*</sup>The Stipulated Loss Value or Termination Value for any unit of Equipment shall be equal to the Capitalized Lessor's Cost of such unit multiplied by the appropriate percentage derived from the above tables. In the event that the lease term is for any reason extended, then the last percentage figure shown above shall control throughout any such extended term.

Initials Lessor

Lessee

## EXHIBIT 7

Filed-08/23/06 Entered 08/23/06 15:56:14

asset 5719

Doc#12341180-001

## **EQUIPMENT SCHEDULE** NO. 1180 TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995

ORIGINAL

Exhibits 1 9 26 96-00 |

Lessor and Mailing Address:

Lessee and Mailing Address:

FIRST AMERICAN CAPITAL MANAGEMENT GROUP, INC. 1600 RAND TOWER, 527 MARQUETTE AVE. S. MINNEAPOLIS, MN 55402

GENERAL MOTORS CORPORATION 902 E. HAMILTON AVENUE

FLINT, MI 48550

Capitalized terms not defined herein

shall have the meanings assigned to them in the Master Lease Agreement identified above ("Agreement", said Agreement and this Schedule being collectively referred to as "Lease").

#### A. **EQUIPMENT**

Pursuant to the terms of the Lease, Lessor agrees to acquire and lease to Lessee the Equipment listed on Annex A attached hereto and made a part hereof.

#### В. FINANCIAL TERMS

1. Advance Rent (if any): N/A

2. Capitalized Lessor's Cost: \$33,480.00

3. Basic Term Lease Rate Factor: 1.617%

4. Daily Lease Rate Factor: 0.0539%

5. Basic Term (Number of Months): 60

- Basic Term Commencement Date: The last day of the calendar month in which the Commencement 6. Date occurs for all the Equipment described herein.
- Equipment Location: General Motors Corporation 7.

Delphi Saginaw Steering Systems

Plant 4 Cisco 44024 3900 Holland Rd. Saginaw, MI 48601 Saginaw County

- Lessee's Federal Tax ID Number: 38-0572515 8.
- 9. Supplier: Hyster Company
- 10. Last Delivery Date:
- Termination Date: The later of (I) the 60th Basic Rent Date or (ii) the last day of any extension of this 11. Lease.
- Purchase Option: Fair Market Value. 12.
- Renewal Option: Provided that an Event of Default has not occurred and this Equipment Schedule has 13. not previously been terminated, the Lessee shall have the right at its option, upon not less than 90 days' written notice to the Lessor prior to the original Termination Date, to renew all (but not less than all) of the Equipment subject to this Equipment Schedule for a firm term renewal period requested by

Doc#12341180-001

Lessee of 12 or 24 months at a monthly renewal rate for such term as determined by Lessee and Lessor.

- 14. Return Provisions: In furtherance, and not in limitation of, the use, maintenance and return conditions for the Equipment set forth in Section X of the Master Lease, Lessee hereby agrees to return the Equipment to Lessor in accordance with all of the terms and conditions of the Master lease and in compliance with the following special return conditions. Lessor or its agent shall conduct a preliminary inspection of the Equipment at the equipment location prior to the expiration of the Lease to minimize claims made after return, provided however, that Lessee shall nonetheless remain liable for the Equipment unless and until it is returned to Lessor as specified below.
  - 1. At the time of return when loaded to its rated capacity, each unit shall:
    - a. Start under its own power and idle without water, fuel or oil leaks.
    - b. Move through its normal speed ranges in both forward and reverse;
    - Be in good appearance, free from all advertising, and insignia placed thereon by Lessee, in a clean condition, free of material rust and corrosion that would impede the normal operation of the units;
    - d. Steer normally right and left in both forward and reverse;
    - e. Be able to stop with its service brakes within a safe distance in both forward and reverse;
    - f. Lift, lower and tilt normally;
  - Be complete with no missing or damaged parts and have all components able to perform the function for which they were designed in accordance with the manufacturer's recommended specifications;
  - 3. With respect to tires, averaged over all tires the remaining wear life shall be a minimum of 50% and there shall be no damage to any individual tire that precludes normal usage.
  - 4. With respect to all batteries, all batteries must be capable of maintaining not less than 90% of the rated voltage charge and amp hours as when originally delivered and originally specified by the manufacturer. With respect to the battery chargers, be capable of maintaining its rated charging capacity.

## C. TAX BENEFITS

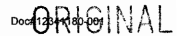
## Depreciation Deductions:

- a. <u>Depreciation Method</u>: Two hundred percent (200%) declining balance method, switching to straight line method for the first (1st) taxable year for which using the straight line method with respect to the adjusted basis as of the beginning of such year will yield a larger allowance.
- b. <u>Recovery Period</u>: 5 years.
- Basis: 100% of Capitalized Lessor's Cost.

## D. TERM AND RENT

Interim Rent. For the period from and including the Lease Commencement Date to the Basic Term
Commencement Date ("Interim Period"), Lessee shall pay as rent ("Interim Rent") for each unit of
Equipment, the product of the Daily Lease Rate Factor times the Capitalized Lessor's Cost of such unit
times the number of days in the Interim Period. Interim Rent shall be due on the Basic Term
Commencement Date.

56:14



- 2. Basic Term Rent. Commencing on the Basic Term Commencement Date, and on the last day of each month thereafter (each, a "Rent Payment Date") during the Basic Term, Lessee shall pay as rent ("Basic Term Rent") the product of the Basic Term Lease Rate Factor times the Capitalized Lessor's Cost of all Equipment on this Schedule.
- 3. Adjustment to Capitalized Lessor's Cost. Lessee hereby irrevocably authorizes Lessor to adjust the Capitalized Lessor's Cost up or down by no more than ten percent (10%) to account for equipment change orders, equipment returns, invoicing errors, and similar matters. Lessee acknowledges and agrees that the Rent shall be adjusted as a result of such change in the Capitalized Lessor's Cost (pursuant to paragraphs 1 and 2 above). Lessor shall send Lessee a written notice stating the final Capitalized Lessor's Cost, if different from that disclosed on this Schedule.

#### E. **INSURANCE**

- Commercial (broad form comprehensive) general liability, including contractual liability coverage, in 1. limits of not less than \$2,000,000 per occurrence combined single limit for personal injury and property
- 2. "All Risks" property insurance for the Equipment in an amount equal to the Stipulated Loss Value, with no co-insurance requirement.

Except as expressly modified hereby, all terms and provisions of the Agreement shall remain in full force and effect. This Schedule is not binding or effective with respect to the Agreement or Equipment until executed on behalf of Lessor and Lessee by authorized representatives of Lessor and Lessee, respectively.

IN WITNESS WHEREOF, Lessee and Lessor have caused this Schedule to be executed by their duly authorized representatives.

LESSOR:

LESSEE:

FIRST AMERICAN CAPITAL MANAGEMENT GROUP, INC.

Name:

By:

Title:

Marsha L. Smith Name: Title: **Purchasing Senior Buyer** 

GENERAL MOTORS CORPORATION

05-44481-rdd Doc 5009-1

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Exhibits 1

ANNEX A

EQUIPMENT SCHEDULE NO. 1180 TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995 ORIGINAL

## **DESCRIPTION OF EQUIPMENT**

Supplier/
Manufacturer
Equipment Location:
General Motors Corporation
Delphi Saginaw Steering Systems
Plant 4 Cisco 44024
3900 Holland Rd.
Saginaw, MI 48601

Type and Model Number

of Equipment of units

Cost/unit Total Cost

Hyster/Hyster PO#SAG4SI0356 PR198292-01

Saginaw County

H90XL2S 1 \$33,480.00 \$33,480.00 9,000 lb Capacity Gas Powered Lift Truck

With the following:
G.M. Gas Engine
Powershift Transmission
Monotrol Directional Control
Drive Tires: 250 x 15 – 16 PR
Steer Tires: 7.00 x 12 – 12 PR

Mast: 2 Stage Vista 121" Lift/84.5" OALH/53" FL

Carriage: 48" Wide Class III Forks: 2" x 5" x 72" Class III

Cab: 2 Door, Fan, Wipers, Heater & Def., Mats Engine Shutdown if Park Brake Not Set Lights: 2 Drive Lights & 2 Rear Drive Lights

Freight

**TOTAL EQUIPMENT COST:** 

\$33,480.00

INITIALS:

mlstessee

()\_Lessor

## **EXHIBIT 8**

Filed 08/23/Q6. > Extered 08/23/06 15:56:14

## **EQUIPMENT SCHEDULE** NO. 1185 TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995

Lessor and Mailing Address:

Lessee and Mailing Address:

FIRST AMERICAN CAPITAL MANAGEMENT GROUP, INC. 1600 RAND TOWER, 527 MARQUETTE AVE. S. MINNEAPOLIS, MN 55402

GENERAL MOTORS CORPORATION 902 E. HAMILTON AVENUE FLINT, MI 48550

Capitalized terms not defined herein shall have the meanings assigned to them in the Master Lease Agreement identified above ("Agreement", said Agreement and this Schedule being collectively referred to as "Lease").

#### Α. **EQUIPMENT**

Pursuant to the terms of the Lease, Lessor agrees to acquire and lease to Lessee the Equipment listed on Annex A attached hereto and made a part hereof.

- B. FINANCIAL TERMS
  - 1. Advance Rent (if any): N/A
  - 2. Capitalized Lessor's Cost: \$57,395.00
  - 3. Basic Term Lease Rate Factor: 1.617%
  - 4. Daily Lease Rate Factor: 0.0539%
  - 5. Basic Term (Number of Months): 60
  - 6. Basic Term Commencement Date: The last day of the calendar month in which the Commencement Date occurs for all the Equipment described herein.
  - 7. Equipment Location: General Motors Corporation

Delphi Chassis Systems 2509 Hayes Avenue Sandusky, OH 44870

Erie County

- 8. Lessee's Federal Tax ID Number: 38-0572515
- 9. Supplier: Hyster Company
- 10. Last Delivery Date:
- 11. Termination Date: The later of (I) the 60th Basic Rent Date or (ii) the last day of any extension of this Lease.
- 12. Purchase Option: Fair Market Value.
- Renewal Option: Provided that an Event of Default has not occurred and this Equipment Schedule has 13. not previously been terminated, the Lessee shall have the right at its option, upon not less than 90 days' written notice to the Lessor prior to the original Termination Date, to renew all (but not less than all) of the Equipment subject to this Equipment Schedule for a firm term renewal period requested by Lessee of 12 or 24 months at a monthly renewal rate for such term as determined by Lessee and Lessor.



- 14. Return Provisions: In furtherance, and not in limitation of, the use, maintenance and return conditions for the Equipment set forth in Section X of the Master Lease, Lessee hereby agrees to return the Equipment to Lessor in accordance with all of the terms and conditions of the Master lease and in compliance with the following special return conditions. Lessor or its agent shall conduct a preliminary inspection of the Equipment at the equipment location prior to the expiration of the Lease to minimize claims made after return, provided however, that Lessee shall nonetheless remain liable for the Equipment unless and until it is returned to Lessor as specified below.
  - 1. At the time of return when loaded to its rated capacity, each unit shall:
    - Start under its own power and idle without water, fuel or oil leaks.
    - b. Move through its normal speed ranges in both forward and reverse;
    - Be in good appearance, free from all advertising, and insignia placed thereon by Lessee, in a clean condition, free of material rust and corrosion that would impede the normal operation of the units;
    - d. Steer normally right and left in both forward and reverse;
    - e. Be able to stop with its service brakes within a safe distance in both forward and reverse;
    - f. Lift, lower and tilt normally;
  - Be complete with no missing or damaged parts and have all components able to perform the
    function for which they were designed in accordance with the manufacturer's recommended
    specifications;
  - 3. With respect to tires, averaged over all tires the remaining wear life shall be a minimum of 50% and there shall be no damage to any individual tire that precludes normal usage.
  - 4. With respect to all batteries, all batteries must be capable of maintaining not less than 90% of the rated voltage charge and amp hours as when originally delivered and originally specified by the manufacturer. With respect to the battery chargers, be capable of maintaining its rated charging capacity.

### C. TAX BENEFITS

## Depreciation Deductions:

- a. <u>Depreciation Method</u>: Two hundred percent (200%) declining balance method, switching to straight line method for the first (1st) taxable year for which using the straight line method with respect to the adjusted basis as of the beginning of such year will yield a larger allowance.
- Recovery Period: 5 years.
- Basis: 100% of Capitalized Lessor's Cost.

## D. TERM AND RENT

Interim Rent. For the period from and including the Lease Commencement Date to the Basic Term Commencement Date ("Interim Period"), Lessee shall pay as rent ("Interim Rent") for each unit of Equipment, the product of the Daily Lease Rate Factor times the Capitalized Lessor's Cost of such unit times the number of days in the Interim Period. Interim Rent shall be due on the Basic Term Commencement Date.

Doc#12341185-00 2. Basic Term Rent. Commencing on the Basic Term Commencement Date, and on the last day of each month thereafter (each, a "Rent Payment Date") during the Basic Term, Lessee shall pay as rent ("Basic Term Rent") the product of the Basic Term Lease Rate Factor times the Capitalized Lessor's Cost of all Equipment on this Schedule.

3. Adjustment to Capitalized Lessor's Cost. Lessee hereby irrevocably authorizes Lessor to adjust the Capitalized Lessor's Cost up or down by no more than ten percent (10%) to account for equipment change orders, equipment returns, invoicing errors, and similar matters. Lessee acknowledges and agrees that the Rent shall be adjusted as a result of such change in the Capitalized Lessor's Cost (pursuant to paragraphs 1 and 2 above). Lessor shall send Lessee a written notice stating the final Capitalized Lessor's Cost, if different from that disclosed on this Schedule.

#### E. INSURANCE

- Commercial (broad form comprehensive) general liability, including contractual liability coverage, in 1. limits of not less than \$2,000,000 per occurrence combined single limit for personal injury and property damage.
- 2, "All Risks" property insurance for the Equipment in an amount equal to the Stipulated Loss Value, with no co-insurance requirement.

Except as expressly modified hereby, all terms and provisions of the Agreement shall remain in full force and effect. This Schedule is not binding or effective with respect to the Agreement or Equipment until executed on behalf of Lessor and Lessee by authorized representatives of Lessor and Lessee, respectively.

IN WITNESS WHEREOF, Lessee and Lessor have caused this Schedule to be executed by their duly authorized representatives.

LESSOR:

FIRST AMERICAN CAPITAL MANAGEMENT GROUP, INC.

By: Name:

Title:

First American Capital Management

LESSEE:

GENER OTORS/CORPORATION

Gerald W. Neaton Name: Title:

**Purchasing Manager** 

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ANNEX A TO

**EQUIPMENT SCHEDULE NO. 1185** TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995

## **DESCRIPTION OF EQUIPMENT**

Supplier/ Serial Manufacturer Numbers **Equipment Location:** General Motors Corporation Delphi Chassis Systems 2509 Hayes Avenue Sandusky, OH 44870

Type and Model Number

of units

Cost/unit **Total Cost** 

Hyster/Hyster PO#SAS48351 PR213903-001

Erie County

S135XL2

of Equipment

\$57,395.00

\$57,395.00

13,500 lb Capacity Gasoline Powered Lift Truck With the following:

GM - Engine Powershift Transmission

Lever Direction Control

Drive Tires: 28 x 12.5 - 15 Pneumatic Shaped Solid

Steer Tires: 22 x 8 x 16 Smooth Tread

Mast: 2 Stage Vista 134" MFH/106" LH/6.5" FL

Carriage: Hook Type 48" - Class IV 4-Way Hydraulic Control Valve 4-Way Hydraulic Hose Group

Engine Shutdown if Park Brake Not Set

Catalytic Muffler

Martin Cab w/Wiper, Heater & Fan Cascade Rotator Model 100D-RR-10C 2" x 6" x 60" Three Hook Class III Forks Cascade Sideshift Model 150D-SS-C002

Drive Tire Brake Shoe Deflector

Freight

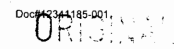
**TOTAL EQUIPMENT COST:** 

\$57,395.00

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ANNEX C TO

**EQUIPMENT SCHEDULE NO. 1185** TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995



Exhibits 1

## To: FIRST AMERICAN MANAGEMENT GROUP, INC. ("Lessor")

Pursuant to the provisions of the above schedule and lease (collectively, the "Lease"), Lessee hereby certifies and warrants that all Equipment listed below has been delivered and installed (if applicable); and (b) Lessee has received the Equipment for all purposes of the Lease.

Lessee does further certify that as of the date hereof (I) Lessee is not in default under the Lease; (ii) the representations and warranties made by Lessee pursuant to or under the Lease are true and correct on the date hereof; and (iii) Lessee has reviewed and approves of the purchase documents for the Equipment, if any

DESCRIPTION OF FOLIPMENT

Supplier/ Manufacturer Equipment Location: General Motors Corporation Delphi Chassis Systems 2509 Hayes Avenue Sandusky, OH 44870 Erie County	Serial Numbers	Type and Model of Equipment	Number of units	Cost/unit	Total Cost
Hyster/Hyster PO#SAS48351 PR213903-001	B024D05850W	S135XL2  13,500 lb Capacity Gasoline Power With the following: GM – Engine Powershift Transmission Lever Direction Control Drive Tires: 28 x 12.5 – 15 Pneum Steer Tires: 22 x 8 x 16 Smooth Tr Mast: 2 Stage Vista 134" MFH/106 Carriage: Hook Type 48" – Class I 4-Way Hydraulic Control Valve 4-Way Hydraulic Hose Group Engine Shutdown if Park Brake No Catalytic Muffler Martin Cab w/Wiper, Heater & Fan Cascade Rotator Model 100D-RR- 2" x 6" x 60" Three Hook Class III Cascade Sideshift Model 150D-SS Drive Tire Brake Shoe Deflector Freight	atic Shaped Solid read " LH/6.5" FL V ot Set -10C Forks	\$57,395.00	\$57 <u>\$</u> 395.00
		TOTAL FOLLOMENT COST.			\$57 395 00

TOTAL EQUIPMENT COST:

\$57,395.00

By: Name:

LESSEE: GENERAL M

Gerald W. Neaton

Title:

**Purchasing Manager** 

Date:

4-9-99

K

Doc#12341185-001

ANNEX D TO **EQUIPMENT SCHEDULE NO. 1185** TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995



## STIPULATED LOSS VALUE TABLE\*

	STIPULATED
RENTAL	LOSS VALUE
Interim Rent	115%
Basic Term Rent	
1	115%
2	114%
3	113%
4	112%
5	111%
6	111%
7	110%
8	110%
9	109%
10	108%
11	108%
12	107%
13	106%
. 14	105%
15	105%
16	104%
17	103%
18	103%
19	102%
-20	101%
21	101%
22	100%
- 23	99%
24	98%
25	93%
26	98%
27	96%
28	95%
29	94%

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		thru 9 Pg 7	'1 of 79	

		Doc#12341185-001
30	94%	
31	93%	**
32	92%	0731 316
33	91%	OPINI
34	90%	•
35	90%	
36	89%	
37	88%	
38	87%	
39	86%	
40	85%	
41	85%	
42	84%	
43	83%	
44 .	82%	
45	81%	
46	80%	
47	79%	
48	78%	
49	77%	
50	76%	
51	76%	•
52	74%	
53	73%	; 8 1
54	72%	•
55	71%	
56	70%	
57	70%	
58	68%	
59	67%	
60	67%	

\*The Stipulated Loss Value or Termination Value for any unit of Equipment shall be equal to the Capitalized Lessor's Cost of such unit multiplied by the appropriate percentage derived from the above tables. In the event that the lease term is for any reason extended, then the last percentage figure shown above shall control throughout any such extended term.

Initials: Lesser

Lessee K

## **EXHIBIT 9**

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Doc#12341205-001

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## **EQUIPMENT SCHEDULE** NO. 1205 TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995

Lessor and Mailing Address:

Lessee and Mailing Address:

FIRST AMERICAN CAPITAL MANAGEMENT GROUP, INC. 1600 RAND TOWER, 527 MARQUETTE AVE. S. MINNEAPOLIS, MN 55402

GENERAL MOTORS CORPORATION 902 E. HAMILTON AVENUE FLINT, MI 48550

Capitalized terms not defined herein

shall have the meanings assigned to them in the Master Lease Agreement identified above ("Agreement", said Agreement and this Schedule being collectively referred to as "Lease").

#### A. EQUIPMENT

Pursuant to the terms of the Lease, Lessor agrees to acquire and lease to Lessee the Equipment listed on Annex A attached hereto and made a part hereof.

- В. FINANCIAL TERMS
  - Advance Rent (if any): N/A
  - 2. Capitalized Lessor's Cost: \$40,945.00
  - Basic Term Lease Rate Factor: 1.617%
  - 4. Daily Lease Rate Factor: 0.0539%
  - Basic Term (Number-of-Months): 60 5.
  - Basic Term Commencement Date: The last day of the calendar month in which the Commencement 6. Date occurs for all the Equipment described herein.
  - 7. Equipment Location: General Motors Corporation

Delphi Saginaw Steering Systems

3900 E. Holland Rd. Saginaw, MI 48601-9494

Saginaw County

- Lessee's Federal Tax ID Number: 38-0572515 8.
- 9. Supplier: Hyster Company
- 10. Last Delivery Date:
- Termination Date: The later of (I) the 60th Basic Rent Date or (ii) the last day of any extension of this 11. Lease.
- Purchase Option: Fair Market Value. 12.
- Renewal Option: Provided that an Event of Default has not occurred and this Equipment Schedule has 13. not previously been terminated, the Lessee shall have the right at its option, upon not less than 90 days' written notice to the Lessor prior to the original Termination Date, to renew all (but not less than all) of the Equipment subject to this Equipment Schedule for a firm term renewal period requested by Lessee of 12 or 24 months at a monthly renewal rate for such term as determined by Lessee and Lessor.



- 14. Return Provisions: In furtherance, and not in limitation of, the use, maintenance and return conditions for the Equipment set forth in Section X of the Master Lease, Lessee hereby agrees to return the Equipment to Lessor in accordance with all of the terms and conditions of the Master lease and in compliance with the following special return conditions. Lessor or its agent shall conduct a preliminary inspection of the Equipment at the equipment location prior to the expiration of the Lease to minimize claims made after return, provided however, that Lessee shall nonetheless remain liable for the Equipment unless and until it is returned to Lessor as specified below.
  - 1. At the time of return when loaded to its rated capacity, each unit shall:
    - a. Start under its own power and idle without water, fuel or oil leaks.
    - b. Move through its normal speed ranges in both forward and reverse;
    - c. Be in good appearance, free from all advertising, and insignia placed thereon by Lessee, in a clean condition, free of material rust and corrosion that would impede the normal operation of the units;
    - d. Steer normally right and left in both forward and reverse;
    - Be able to stop with its service brakes within a safe distance in both forward and reverse;
    - Lift, lower and tilt normally;
  - 2. Be complete with no missing or damaged parts and have all components able to perform the function for which they were designed in accordance with the manufacturer's recommended specifications;
  - With respect to tires, averaged over all tires the remaining wear life shall be a minimum of 50% and there shall be no damage to any individual tire that precludes normal usage.
  - 4. With respect to all batteries, all batteries must be capable of maintaining not less than 90% of the rated voltage charge and amp hours as when originally delivered and originally specified by the manufacturer. With respect to the battery chargers, be capable of maintaining its rated charging capacity.

#### C. TAX BENEFITS

### Depreciation Deductions:

- Depreciation Method: Two hundred percent (200%) declining balance method, switching to straight a. line method for the first (1st) taxable year for which using the straight line method with respect to the adjusted basis as of the beginning of such year will yield a larger allowance.
- Recovery Period: 5 years. b.
- Basis: 100% of Capitalized Lessor's Cost. C.

#### D. TERM AND RENT

Interim Rent. For the period from and including the Lease Commencement Date to the Basic Term 1. Commencement Date ("Interim Period"), Lessee shall pay as rent ("Interim Rent") for each unit of Equipment, the product of the Daily Lease Rate Factor times the Capitalized Lessor's Cost of such unit times the number of days in the Interim Period. Interim Rent shall be due on the Basic Term Commencement Date.

- 2. Basic Term Rent. Commencing on the Basic Term Commencement Date, and on the last day of each month thereafter (each, a "Rent Payment Date") during the Basic Term, Lessee shall pay as rent ("Basic Term Rent") the product of the Basic Term Lease Rate Factor times the Capitalized Lessor's Cost of all Equipment on this Schedule.
- 3. Adjustment to Capitalized Lessor's Cost. Lessee hereby irrevocably authorizes Lessor to adjust the Capitalized Lessor's Cost up or down by no more than ten percent (10%) to account for equipment change orders, equipment returns, invoicing errors, and similar matters. Lessee acknowledges and agrees that the Rent shall be adjusted as a result of such change in the Capitalized Lessor's Cost (pursuant to paragraphs 1 and 2 above). Lessor shall send Lessee a written notice stating the final Capitalized Lessor's Cost, if different from that disclosed on this Schedule.

#### E. **INSURANCE**

- Commercial (broad form comprehensive) general liability, including contractual liability coverage, in 1. limits of not less than \$2,000,000 per occurrence combined single limit for personal injury and property damage.
- 2. "All Risks" property insurance for the Equipment in an amount equal to the Stipulated Loss Value, with no co-insurance requirement.

Except as expressly modified hereby, all terms and provisions of the Agreement shall remain in full force and effect. This Schedule is not binding or effective with respect to the Agreement or Equipment until executed on behalf of Lessor and Lessee by authorized representatives of Lessor and Lessee, respectively.

IN WITNESS WHEREOF, Lessee and Lessor have caused this Schedule to be executed by their duly authorized representatives.

LESSOR:

LESSEE:

FIRST AMERICAN CAPITAL MANAGEMENT GROUP, INC.

By:

Name:

Title:

Name: Marsha L. Smith

Purchasing Senior Buyer Title:

GENERAL MOTORS CORPORATION.

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ANNEX A

TO

**EQUIPMENT SCHEDULE NO. 1205** TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995

DESCRIPTION OF EQUIPMENT

Supplier/

Serial Numbers Type and Model of Equipment

Number of units

Cost/unit

**Total Cost** 

Manufacturer Equipment Location:

General Motors Corporation Delphi Saginaw Steering Systems 3900 E. Holland Rd. Saginaw, MI 48601-9494 Saginaw County

H110XL2

\$40,945.00

\$40,945.00

Hyster/Hyster

PO#SAG7SI0490 PR202692-01

11,000 lb Capacity Gasoline/Diesel Powered Lift Truck

With the following: GM - Gas Engine Counterweight Exhaust Powershift Transmission Monotrol Directional Control

Single Drive Wheels

Drive Tires: 300 x 15 - Mono-Matic Soft Shoe Pneumatic Shaped Solids Steer Tires: 7.00 x 12 - Mono-Matic Soft Shoe Pneumatic Shaped Solids

Mast: 2-Stage Vista 111" Lift/84" OALH/48.5" FL

Carriage: 48" Wide, Class IV Forks: 54" x 2.5" x 6" Class IV

Cab

Engine Shutdown if Park Brake Not Set

Hydraulic Accumulator

Cascade Sideshift Model 120D-SS-C022

Freight

TOTAL EQUIPMENT COST:

\$40,945.00

INITIALS:

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## ANNEX C TO

## EQUIPMENT SCHEDULE NO. 1205 TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995

To: FIRST AMERICAN MANAGEMENT GROUP, INC. ("Lessor")

Pursuant to the provisions of the above schedule and lease (collectively, the "Lease"), Lessee hereby certifies and warrants that all Equipment listed below has been delivered and installed (if applicable); and (b) Lessee has received the Equipment for all purposes of the Lease.

Lessee does further certify that as of the date hereof (I) Lessee is not in default under the Lease; (ii) the representations and warranties made by Lessee pursuant to or under the Lease are true and correct on the date hereof; and (iii) Lessee has reviewed and approves of the purchase documents for the Equipment, if any.

DESCRIPTION OF EQUIPMENT Type and Model Supplier/ Serial Number Manufacturer of Equipment Numbers of units Cost/unit **Total Cost** Equipment Location: General Motors Corporation Delphi Saginaw Steering Systems 3900 E. Holland Rd. Saginaw, MI 48601-9494 Saginaw County G005D13580V \$40.945.00 \$40,945.00 Hyster/Hyster H110XL2 11,000 lb Capacity Gasoline/Diesel Powered Lift Truck PO#SAG7\$10490 PR202692-01 With the following: GM - Gas Engine Counterweight Exhaust Powershift Transmission Monotrol Directional Control Single Drive Wheels Drive Tires: 300 x 15 - Mono-Matic Soft Shoe Pneumatic Shaped Solids Steer Tires: 7.00 x 12 - Mono-Matic Soft Shoe Pneumatic Shaped Solids Mast: 2-Stage Vista 111" Lift/84" OALH/48.5" FL Carriage: 48" Wide, Class IV Forks: 54" x 2.5" x 6" Class IV Cab Engine Shutdown if Park Brake Not Set Hydraulic Accumulator Cascade Sideshift Model 120D-SS-C022 Freight

TOTAL EQUIPMENT COST:

\$40,945.00

LESSEE:

GENERAL MOTORS CORPORATION

By: Name:

Marsha L. Smith

Title:

Purchasing Senior Buyer

4-23-99

Date:

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ANNEX D TO EQUIPMENT SCHEDULE NO. 1205 TO MASTER LEASE AGREEMENT DATED AS OF MAY 1, 1995

## STIPULATED LOSS VALUE TABLE\*

RENTAL	STIPULATED LOSS VALUE
Interim Rent	115%
Basic Term Rent	
1	115%
2	_ 114%
2 3	113%
4	112%
5	111%
6	111%
7	110%
8	110%
9	109%
10	108%
11	108%
12	107%
13	106%
14	105%
15	105%
16	104%
17	103%
18	103%
19	102%
20	101%
21	101%
22	100%
23	99%
24	98%
25	93%
26	98%
27	96%
28	95%
29	94%

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	1	thru 9 Pg 79 of 79
	30	Doc#T2341205-001
	31	94% 93%
	32	92%
	33	
	33 34	91%
	35	90%
		90%
	36 37	89%
		88%
	38	87%
	39	86%
	40	85%
	41	85%
	42	84%
	43	83%
	44	82%
	45 46	81%
	46 47	80%
	47 48	79%
	48 49	78%
	50	77%
	50 51	76% 76%
	52	
	53	74% 73%
	54	72%
	55	71%
	56	71%
	57	70%
	58	68%
	<u>59_</u>	67%
	<u> </u>	67%
	00	07.70

\*The Stipulated Loss Value or Termination Value for any unit of Equipment shall be equal to the Capitalized Lessor's Cost of such unit multiplied by the appropriate percentage derived from the above tables. In the event that the lease term is for any reason extended, then the last percentage figure shown above shall control throughout any such extended term.

Initials: M

Lessee